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Book No 2

Intention of Marriage

This is to certify that the intention of marriage between Mr Ebenezer Barber Marseilles of Pilling and Miss Fannie O Browne of Mason County of Oxford and State of Maine have been filed in the Town Clerks Office at the Town of Mason on 12 day of November A D 1885

Certified at Mason this 17th day of November in the year of our Lord one thousand eight hundred and eighty five J C Bean Clerk

A True Copy Attest J C Bean Clerk
Mason

Certificate of Marriage

This is to certify that Mr Ebenezer Barber of Marseilles in the County of LaSalle and State of Illinois and Miss Fannie O Browne of Mason in the County of Oxford and State of Maine were joined in Marriage at said Mason on the 18th day of November A.D. 1885 By me
Geo H Brown

Justice of the Peace

A true record

Attest J C Bean Town Clerk
(of Mason

Certificate of Marriage

This certifies that J Presley A Bean joined Mr Newton C Moore of Albany Me and Mrs Anne Kigg of Preskago Wis in Marriage this twenty first day of April A.D. 1886 at Mason

Presley A Bean Minister of the Gospel

A true record

Attest J C Bean Town Clerk
Mason

Intention of Marriage
 This is to certify that the intention of marriage between Mr Ernest H Bean of Mason Maine and Miss Lillie E Dawes of Harrison County of Cumberland in the State of Maine has been filed in the ^{town} Clerk's office in the Town of Mason on the 19th day of November AD 1886

Mason Maine November 24th 1886
 Town Clerks Office

This certifies that notice of the Intention of marriage between ^{Mr} Ernest H Bean of Mason in the County of Oxford and State of Maine and Miss Lillie E Dawes of Harrison in the County of Cumberland and State of Maine was entered in this office on the Nineteenth day of November AD 1886 and by me recorded according to law

J. C. Bean Town Clerk of Mason

~~Attest~~ A true record

Attest J. C. Bean Clerk

Marriage Certificate

This certifies that Mr William H McAlister and Miss Matilda J Stearns both of Grafton Maine were by me this day united in Holy Matrimony

A. H. Witham

Pastor of the M & E Church

A true record

Mason Me Nov 5th 1886

Attest J. C. Bean Town Clerk
 Mason

Marriage Certificate

This certifies that I A H Witham joined Mr John Wight of Gilead Me and Miss Ellen W Briggs of Bethel Me in marriage this Eleventh day of January AD 1887 at Mason

A H Witham Minister of the Gospel

A true copy

Attest J. C. Bean Town Clerk of Mason

Certificate of Marriage

This certifies that Everett Grosser & Flora A. Tyler both of Bethel Maine were by me joined in Holy Matrimony this 25th day of May 1887 at Mason

A H Witham Pastor of M E Church
A true copy
Attest J C Bean (Clerk of Mason Town)

Intention of Marriage

This is to certify that the intention of Marriage between Mr George D Morrill and Miss Flora E Marshall both of Mason County of Oxford and State of Maine has been filed in the Town Clerks office in the town of Mason on the 16th day of July A.D. 1887

J C Bean Town Clerk of Mason

Mason Me July 22nd 1887

This certifies that notice of the intention of Marriage between Mr George D Morrill of Mason Oxford Co State of Maine and Miss Flora E Marshall of Mason was entered in this office on the Sixteenth day of July A.D. 1887 and by me recorded according to law

J C Bean, Town Clerk

~~A true copy~~

Attest J C Bean Clerk

This certifies that I A H Witham joined Mr George D Morrill of Mason Me Miss Flora E Marshall of Mason Me in Marriage this first day of August A.D. 1887 at Mason Maine

A H Witham Minister of the Gospel

Attest J C Bean Clerk

A true copy

Attest J C Bean Town Clerk of Mason

Mason Maine October 14th 1887
 This certifies that Notice of The
 intention of Marriage between
 Mr Ervin ~~S~~ Hutchinson of Mason Oxford Co
 State of Maine and Miss Lottie A Mills of

Intention of Marriage
 This is to certify that the intention of
 Marriage between Mr Ervin S Hutchinson
 of Mason and Miss Lottie A Mills of Albany
 County of Oxford and State of Maine
 has been filed in the Town Clerks office
 in the Town of Mason on the 14th day
 of October A D 1887

J C Bean Town Clerk
 of Mason
 Mason Me Oct 19th 1887

This certifies that notice of the intention of
 marry between Mr Ervin S Hutchinson of
 Mason and Miss Lottie A Mills of Albany in
 the County of Oxford and State of Maine was
 entered in this office on the fourteenth day of
 October A D 1887 and by me recorded according to Law

J Clark Bean Town Clerk of Mason
 A true record

Attest J C Bean Clerk

This certifies that I joined Ervin
 Hutchinson and Lottie A Mills in Holy
 Matrimony at my house in Mason Maine
 October 20th 1887

A H Witham
 Pastor M E Church
 Mason & Albany

A true copy J C Bean Clerk

This certifies that I this day joined in
holy matrimony Mr Alanson Tyler of Albany Me
& Miss Lydia M Robt of Albany Me
Mason Maine Dec 31st 1887

Rev A H Witham

Apare Coffey

Attest J C Bean Town Clerk of Mason

Intention of Marriage

This is to certify that the intention of marriage
between Mr Arthur H Morrill of Mason and
Miss Rose M Tyler of Mason County of Oxford
and State of Maine has been filed in the Town
Clerks Office in the Town of Mason on the 6th
day of November A D 1888

J C Bean Town Clerk of Mason

Mason Maine November 2nd A D 1888

Town Clerks Office

This certifies that notice of the Intention of
Marriage between Arthur H Morrill of Mason
and Miss Rose M Tyler both of Mason Oxford
County State of Maine was entered in this
Office on the Sixth day of ^{November} ~~November~~ A D 1888
and by me recorded according to law

Attest J Clark Town Clerk of Mason

This certifies that A H Witham joined Mr Arthur
H Morrill of Mason Me and Miss Rose Tyler of
Mason Me in Marriage this Thirteenth 13th day of
November A D 1888 at Mason Me

A H Witham Minister of the Gospel

True Record Attest J C Bean Town Clerk of Mason

This certifies that I joined in Mr
Hiram Robbins & Mrs Nettie L Kimball both
of Albany Maine in Holy Matrimony this Eighteenth
day of November A D 1888 in Mason Me
Rev A H Witham Pastor M E Church

True Record

Attest J C Bean Town Clerk of Mason

Marriage Certificate

This certifies that I Geo H Brown joined
Mr Isaac C Heath of Bethel and Mrs Lurett
A Charles of Lovell in marriage this
15th day of December A.D 1888 at Mason
Geo H Brown Justice of the Peace
Co true Copy

Attest J C Bean Town Clerk of
Mason

Intention of Marriage

This certifies that the intention of marriage
between Mr Fletcher J Bean of Mason in
the County of Oxford and State of Maine
and Mrs Ida M Stiles of Norway County
and State aforesaid has been filed in the
Town Clerks office in Mason this fourth
day 4th of May A.D 1889

J C Bean Town Clerk
of Mason

Mason, Me.

1889

Town Clerks Office

This certifies that notice of the Intention of
Marriage between Mr Fletcher J Bean of
Mason Me and Mrs Ida M Stiles of
Norway Oxford County was entered in this
Office on the fourth 4th day of May A.D 1889
and by me recorded according to Law

Attest J C Bean Town Clerk of Mason

Intention of Marriage

This certifies that the intention of
Marriage between Mr Herman N Bean
of Mason County of Oxford and State of
Maine and Mrs Nellie A Randall of ^{South Andover} ~~Andover~~
County Androscoggin and State of Maine has been filed
in the Town Clerks office in Mason this
Second day of October A.D 1889

J C Bean Town Clerk
Mason

Certificate of Marriage

Mason Me October 1889

Town Clerks Office

This is to certify that notice of the intention of marriage between Mr Herman A Bean of Mason and Mrs Nellie A Randall of Turner was entered in this office on the second day of October AD 1889 and by me recorded according to law

J Clark Bean Town Clerk

Marriage Certificate

To whom it may concern

This is to certify that Mr Geo E Grover of Albion and Miss Alcina E Kendall of Newry in Oxford county and State of Maine were joined in marriage at Mason on the 9th day of October AD 1889 By me

Geo H Brown

Justice of the Peace

Attest J C Bean Town Clerk

Intention of Marriage

This certifies that the intention of marriage between Mr Webster E Walker of Mason Oxford County and ^{State} Maine and Miss Leonora Burgett of ~~Mason~~ ^{Mason} in Oxford county and State aforesaid has been filed in the town Clerks office in Mason this fourth day of November AD 1889

J C Bean Town Clerk of Mason

Marriage Certificate

This certifies that J G Powers joined Mr Herman A Bean of Mason and Mrs Nellie A Randall of Auburn in marriage this 5th day of October AD 1889 at Auburn Me

J G Powers Minister of the Gospel

Attest J C Bean Town Clerk of Mason

Mason Maine November 4th AD 1889
 Town Clerks Office
 This certifies that notice of the Intention of
 Marriage between Mr Webster E Walker
 of Mason Maine and Miss Leonora Burgess
 of ~~Mason~~ ^{Mason} Maine was entered in this
 office on the fourth day of November AD 1889
 and by me recorded according to law
 Attest J C Beane Town Clerk of Mason

Certificate of Marriage
 This certifies that I Samuel W. Potter
 joined Mr Webster E Walker of Mason
 and Miss Leonora Burgess of Mason
 in Marriage this fifteenth day of November
 AD 1889 at Mason

Samuel W Potter Justice
 of the Peace
 Attest J C Beane Town Clerk of Mason

Intention of Marriage
 This certifies that the Intention of Marrying
 between Mr A Elwell Mills of Mason
 County of Oxford and State of Maine and
 Miss Cora B Loughton of Auburn County
 of Androscoggin and State of Maine has
 been filed in the town Clerks Office in Mason
 this twenty fifth day of December AD 1889
 J C Beane Town Clerk of Mason

Mason Me December 30th 1889
 Town Clerks Office
 This certifies that notice of the intention of
 Marriage between Mr A Elwell Mills
 of Mason and Miss Cora B Loughton of
~~Auburn~~ ^{Leicester} was entered in this Office on
 the twenty fifth day of December AD 1889
 and by me recorded according to law
 Attest J C Beane Town Clerk of Mason

Certificate of Marriage

This certifies that Mr Josiah P Kimball
and Miss Elsie M Inman both of Albany
were by me united in marriage on the
first day of Jan 1890 in Mason

Rev B B Davis Minister of the Gospel

Attest J C Bean Town Clerk of Mason

Certificate of Marriage

Mason Me March 29th 1890

This certifies that Mr Andrew J Bean &
Miss Gertrude Stiles were by me joined
in marriage on the above date

Rev B B Davis Minister of the Gospel

Attest J C Bean Town Clerk of Mason

This certifies that I Geo H Brown joined
Mr E Prescott Bennett of Bethel and
Mrs Mary Sylvester of Bethel in marriage
at Mason in the County of Oxford and
State of Maine this 23 day of June AD 1891

Geo H Brown

Justice of the Peace

Attest J C Bean Town Clerk of Mason

Intention of Marriage

This certifies that the intention of marriage
between Mr Ernest H Turner and Miss Millie
S Mason both of Mason County of Oxford
and State of Maine has been filed in
the Town Clerks in Mason on this Eighth
day of September AD 1891

Attest J C Bean Town Clerk of Mason

Mason Me Sept 12th 1891

Town Clerks Office

This certifies that notice of the Intention of
Marriage between Mr Ernest H Turner and
Miss Millie S Mason both of Mason was
entered in this Office on the Seventh day of Sept
AD 1891 and by me re recorded according to law

Attest J C Bean Town Clerk of Mason

This certifies that I Henry A. Pearce joined
 Mr Ernest A. Turner of Waterford and
 Miss Millie S. Mason of Waterford in marriage
 this thirteenth day of September A.D. 1891
 at Mason Me

Henry A. Pearce Minister of the Gospel
 Attest J. H. Bean Town Clerk of Mason

To whom it may concern
 This is to certify that Mr. Clement E. Ward
 of Bethel in the County of Oxford and State
 of Maine and Miss Alberta Harrington
 of Oxford County and State aforesaid
 were joined in marriage at Mason
 on the 7th day of October A.D. 1892

By Me. Geo. H. Brown

Justice of the Peace

A true copy Attest J. H. Bean
 Town Clerk of Mason

In the year 1848 I did of Personal Property
 Know all men by these Presents
 That I Eli A Groves (of Major Maine
 in consideration of the sum of forty dollars
 paid by Addison Herrick & Ellery C Park
 both of Bethel Maine copartners under the firm
 name of Herrick & Park the receipt whereof
 I the said Groves does hereby acknowledge
 have granted bargained and sold and by
 these presents do grant bargain and sell
 unto the said Herrick & Park the following
 named personal property viz: one black & white
 heifer three or four years old one three years
 old heifer red and white color one two year
 old heifer of a black & white color one yearling
 heifer of a red & white color with white face
 one red cow four years old
 To Have and to Hold the said granted and
 bargained property to the said Herrick & Park
 their Heirs Executors and Administrators or
 Assigns to them and their only proper use
 benefit and behoof forever And I the said
 Groves do avouch myself to be the true and
 lawful owner of said property and have
 in myself full power good right and lawful
 authority to dispose of the same in manner
 aforesaid and I do for myself my Heirs
 Executors and Administrators hereby covenant and
 agree to warrant and defend the said Herrick & Park
 against the lawful claims and demands of all
 persons whatsoever unto their the said Herrick &
 Park; their Heirs Executors Administrators
 or assigns Provided nevertheless That if the
 said Groves his Executors Administrators
 shall pay unto the said Herrick & Park their
 Executors Administrators or Assigns the sum
 of Forty dollars on demand with interest
 according to the tenor of our promissory
 note of even date herewith

Then this bill of sale and said note
shall be void

In witness whereof I the said Grover
have hereunto set my hand and seal
this first day of July in the year
of our Lord one thousand nine hundred
and two

Eli A Grover

[Signature]

Attest record

Attest Erin Hutchinson

Town Clerk

Rec July 10. 6 o'clock P M

State of Maine

Oxford, Me.

To Alphus & Lovejoy of Mason in said County
 Whereas Alphus & Lovejoy of Mason in said County
 on the eighteenth day of May A.D. 1898
 mortgaged to Alphus & Bean of Bethel in
 said County one Black mare seven years old
 at that time said mare having one white
 hind foot and being known as Baby Dean
 also one Black mare then four years old
 named Dinah. also one Black horse then four
 years old named Nigger also one mare bet
 then two years old and of a bay color
 also two red heifers then three years old.
 also one Black heifer then three years old.
 also twenty two sheep marked with a
 slit in the right ear, to secure payment
 of seven hundred and ninety seven dollars
 and thirty seven cents (\$797.37.)
 which mortgage is recorded in the Town
 records of the said Town of Mason Book 3
 page 302 and 303 and whereas the conditions
 of said mortgage have been broken; and
 whereas the said Alphus & Bean has
 deceased since said mortgage was given and
 Lucinda E Bean the undersigned has been duly
 appointed and qualified as executrix of the
 estate of said Alphus & Bean now therefore notice
 is hereby given of my intention to foreclose
 said mortgage for breach of its conditions.

Dated September 18th 1902. Lucinda E Bean executrix
 by Herrick & Park her attys

State of Maine

Oxford, Me. Sept 22 1902

I hereby certify on oath that I served the above
 notice on said Alphus & Lovejoy by leaving a copy
 of said notice with the said Alphus & Lovejoy
 in hand on the 22d day of September 1902

Wilton Denney

State of Maine Oxford, Me. Sept 25 1902

Subscribed and sworn to before me Ellery C Park

) Justice of the Peace -

Received and recorded Sept 27 1902

Book No 4 Page 14 & 15

A true record

Attest Ervin Hutchinson

Tom Clerk

Mortgage Deed Personal Property
 From Alphens & Lovejoy to Wm W + Jon F Hastings

Know all men by these Presents
 That I Alphens & Lovejoy of Wades in the
 County of Oxford State of Maine
 in consideration of the sum of
 Seven hundred & Seventy five & 1/2 dollars
 paid by Wm W + Jon F Hastings of
 Bethel in said county the receipt whereof
 I the said Lovejoy do hereby acknowledge
 have granted bargained and sold unto
 these presents do grant bargain and sell
 unto the said Wm W + Jon F Hastings
 Twenty (20) sheep marked with slit in right ear
 one black mare five years old known as Baby Dean
 one black cow six years old with star in face

To Have and to Hold the said granted and bargained
 personal property to the said Wm W + Jon F
 Hastings their Heirs Executors and Administrators
 or Assigns to them and their only proper use
 benefit and behoof forever And I the said
 Lovejoy do avouch myself to be the true and
 lawful of said personal property and have
 in me full power good right and lawful
 authority to dispose of the same in manner
 aforesaid and I do for myself my Heirs
 Executors and Administrators hereby
 covenant and agree to warrant and defend the
 said personal property

Provided nevertheless That if the said Lovejoy
 his Executors Administrators shall pay unto
 the said Wm W + Jon F Hastings their Executors
 or Administrators or Assigns the sum of
 seven hundred & Seventy five & 1/2 dollars
 as follows 50.00 each year and interest on
 whole Till same is fully paid Then this
 Bill of sale and also a certain promissory
 note of even date shall be void

Provided also that it shall and may be
lawful for said Lovejoy to continue
in possession of said personal property
until breach of the above consideration
In witness whereof I the said Alfred G Lovejoy
have hereunto set my hand and seal this
ninth day of October in the year of our
Lord one thousand nine hundred and two

Alfred G Lovejoy

Signed sealed and Delivered
in presence of
H H Hastings

A true record
Attest Ewin Hutchinson
Town Clerk

Received and recorded Oct 30 1902

Mortgage Deed of Personal Property

Know all men by these Presents
 That I Arthur F. Marice of Madison County
 of Oxford State of Maine; in consideration
 of the sum of Seventy dollars paid by
 Addison E. Herick and Elary C. Park
 both of Bethel Maine Copartners in
 business under the firm name of
 Herick & Park the receipt whereof the said
 Marice do hereby acknowledge have granted
 bargained sold and by these presents do
 grant bargain and sell unto the said
 Herick & Park one pair four year old of an
 dark red color with ~~black~~ brockle face same
 I had of Luke of Waterford
 To Have and To Hold the said granted and
 bargained over unto the said
 Herick & Park their Heirs Executors and
 Administrators or Assigns to them and
 their only use benefit and behoof forever
 and I the said Marice do avouch myself
 to be the true and lawful owner of the
 said over and have in myself full power
 good right and lawful authority to dispose
 of the same in manner aforesaid and
 I do for myself my Heirs Executors and
 Administrators hereby covenant and agree
 to warrant and defend the said over
 against the lawful claims of all persons
 whatsoever unto them the said Herick & Park
 their Heirs Executors Administrators or Assigns
 Provided nevertheless that if the said
 Arthur F. Marice his Executors or Administrators
 shall pay unto the said Herick & Park
 their Executors Administrators or Assigns
 the sum of Seventy dollars in six months
 from date hereof according to the tenor of
 a certain promissory note of even
 date hereunto given by said Marice

to said Hunt + Park then this bill of
Sale and said note shall be void

In witness whereof I the said Morrie
 have hereunto set my hand and seal
 this fifteenth day of December in the
 year of our Lord one thousand nine
 hundred and two

Arthur F. Morrie TS

Bethel Maine Apr 20 1903

\$65.00

For value received I promise to
 pay to F. J. Tyler or order Fifty five
 Dollars and interest at six per cent
 until paid as follows in six
 months from date

This note is given for one two
 horse farm wagon with 2 inch axle
 and 3 1/2 tire with wood hub wheels
 which shall remain the property
 of said F. J. Tyler and subject
 to his order until this is fully
 paid with full permission to enter
 and take the same

Ed Whelan

Witness of P. Laughlin

A true Copy

Attest Edwin Hutchinson
 Town Clerk

Not recorded at wason
 I record it on May 9 1903

Attest Edwin Hutchinson
 Town Clerk

Mason May 22nd 1903

\$750.00

On demand I promise to pay to the order of Arthur F. Morrill seven hundred and fifty dollars with interest until this note is fully paid Value received The two one year old steers and thirteen one year old heifers and four two year steers and five two old heifers and two three year old steers and five three year old heifers and eight cows and fifty sheep for which the foregoing note is given shall remain the property of the said A. F. Morrill until this note is fully paid

Witness
J. L. Bean

Ernest H. Morrill

A True Copy
Attest

Erwin Hutchinson

Town Clerk

Received and recorded at Mason
May 23, 1903. at 8 o'clock P.M.

Mason March 9th 1903

\$3.70

Six months after date I promise to pay the order of E. H. Morrie three hundred and seventy dollars with interest until this note is paid in full. The pair of bay horses and harnesses for which this note is given shall remain the property of the said E. H. Morrie until this note is fully paid.

Ed Oldman

A true record

Attest Ervin Hutchinson
Town Clerk

Received and recorded at Mason
1 o'clock P. M. June 16th 1903

Attest

Ervin Hutchinson
Town Clerk

\$35.

Oxford July 2 1903

On demand after date I promise
 to pay Geo Hancock or order
 Thirty five Dollars value received
 with interest This note is
 given for one dark no 50 Concord
 wagon ~~lock~~ ~~and~~ ~~female~~ wheel
 long distance ~~apile~~ said
 wagon to remain the property
 of said Hancock until this
 note is paid in full

J A Groves

A true record

Attest, Esmin Hutchinson

John Clarke

Received and recorded
 at Mason July 9th 1903
 at 11:00 O'clock A M

Know all men by these Presents

That I Samuel C Grover of Mason in the County of Oxford and State of Maine in consideration of seventy five Dollars paid by Hiram P Wheeler of Guilford Shilley Hasbrou of Albany and Clifford Wheeler of Bethel all in said county as Trustees of the Peabody fund the receipt whereof I the said Grover do truly acknowledge have granted bargained and sold and by these presents do grant bargain and sell unto the said Trustees the following goods and chattels viz

One pair dark red horses eleven years old same I had of Geo L Hancock of Bolsters Mills. Also one Jersey Cow named beauty eleven years old same I had of John Lord

To have and to hold the said goods and chattels unto the said Trustees their heirs executors administrators and assigns to their only proper use benefit and behoof forever. And I the said Samuel C Grover do avouch myself to be the true and lawful owner of the said goods and chattels and have in me full power good right and lawful authority to dispose of the same in manner aforesaid and I do for myself my heirs executors and administrators hereby covenant and agree to warrant and defend the said goods and chattels against the lawful claims and demands of all persons whomsoever. unto them the said Trustees their heirs executors administrators and assigns Provided nevertheless that if the said Samuel C Grover his executors administrators or assigns shall pay unto the said Trustees their heirs administrators

or assigns the sum of Seventy five
 dollars in six months from this
 date with interest on said sum at
 the rate of six percent per annum
 payable in advance until fully
 paid. This bill of Sale has
 also one certain promissory note
 bearing even date with these
 presents given by the said Grover
 to the said Trustees to pay the sum
 and interest at the time aforesaid
 shall both be void otherwise shall
 remain in full force;

In witness whereof I the said
 Samuel C Grover have hereunto set
 my hand and seal this seventh day
 of July in the year of our Lord one
 thousand nine hundred and three

Signed Sealed and Delivered

in presence of
 A E Herrick

Samuel C Grover *not*

A true record

Attest Ervin Hutchinson *not*

Tom Clark

Received and recorded at Mason
 July 11. at 1 o'clock P M.

Attest Ervin Hutchinson
 Tom Clark

Wason July 9 1903

On demand I promise to pay
Arthur F. Merrill or order (\$32.00)
Thirty two dollars with interest with
this note and interest is fully paid
Value Received One red and white cow
six years old known as the O. East Wason
cow. One dark red heifer with white
face one year old for which the
foregoing note is given. Shall remain
the property of the said Arthur F. Merrill
until this note and interest is
fully paid.

Signed

Eli A. Grover

A true record

Attest Ervin Hutchinson

Town Clerk

Received and recorded at Wason
July 12, 1903 - at 1 o'clock P M

Attest Ervin Hutchinson

Town Clerk

\$100.00

Paid charged on
margin Oct - 2 1905.

West Butte

Aug 15 1904

For value received I promise to pay
in the order of George D Morrill the sum
of one hundred dollars and interest
at six per cent until paid as
follows Thirty dollars in three
months and the remainder in
six months from date.

This above note is given for
two bay mares one known as the
Engleah Mills mare and the other
known as the Bert Brown mare
for which this note is given shall
remain the property of Geo D Morrill
until paid

V R Mills

A true record

A true record
Ervin Hutchinson
Town Clerk

Received and recorded at Mason
Sept 12th 1904 at 8 o'clock PM
Ervin Hutchinson
Town Clerk

South Bethel Nov 3" 1904

For value received I promise to pay
H T Cooledge or baror the sum of Thirteen
Dollars Fifty days from date with
interest this above note is given
for one Strip face Chestnut Horse
with two Spawens called ~~the~~ seven years
years old known as the Farm Perry Horse
this said described Horse is to be and
remain the Property of the said
H T Cooledge until the above note
and interest is paid in full

A true Copy J A McKinnin

Attest Ervin Hutchinson
Town Clerk

Received and recorded at Waver
Nov 12" 1904 at 8 o'clock AM

Ervin Hutchinson
Town Clerk

Know all men by these Presents
 That I Elbridge D. Merrill of Mason in
 the County of Oxford and State of Maine
 in consideration of Fifty Five (65)
 Dollars paid by A. E. Lovejoy of said Mason
 the receipt whereof I the said Merrill
 do hereby acknowledge have granted
 bargained and sold and by these
 presents do grant bargain and sell
 unto the said Lovejoy the following
 goods and chattels to wit
 One four year old cow black and white
 one three year old cow grizzly gray
 and one yearling heifer red & white
 To have and to hold the said goods and chattels
 unto the said Lovejoy his heirs executors
 administrators and assigns to his
 only proper use benefit and behoof forever
 And I the said Elbridge D. Merrill do avouch
 myself to be the true and lawful owner
 of the said goods and chattels and have in
 me full power good right and lawful authority
 to dispose of the same in manner aforesaid
 and I do for myself my heirs executors and
 administrators hereby covenant and agree
 to warrant and defend the said goods
 and chattels against the lawful claims and
 demands of all persons hereunto unto him
 the said Lovejoy his heirs executors administrators
 and assigns: Provided nevertheless that if
 the said Merrill Elbridge D. Merrill his executors
 administrators or assigns shall pay unto
 the said A. E. Lovejoy his executors administrators
 or assigns the sum of Fifty five Dollars as
 follows Twenty four Dollars in six months
 from date the balance and interest in one year
 from this date with interest on said sum
 at the rate of six per cent per annum payable
 until fully paid thus this bill of sale as
 also a certain promissory note bearing even
 date with these presents given by the said


Elbridge D Merrill Toth said A & Long
to pay the sum and interest at the time
aforesaid shall be void otherwise shall
remain in full force.

Provide All that it shall and may be
lawful for said Merrill to continue in
possession of said goods and chattels until
breach of the above conditions

In witness whereof I the said Elbridge D
Merrill have hereunto set my hand and seal
this twenty first day of November in the
year of our Lord one thousand nine
hundred and four

Signed sealed and Delivered

in Presence of
Una M Westtugh

Elbridge D Merrill 

A true record

Attest Ervin Hutchinson
Town Clerk

Received and recorded at Water
December 10th 1904 at eight O'clock PM

\$150.00

Bath Jan 13th 1905

For value received I promise to pay to
the order of Geo D Marine the sum of
one hundred and fifty Dollars and
interest at six per cent until paid
as follows on Demands:

This above note is given for one bay
mare eight years old
for which this note is given shall
remain the property of Geo D Marine
and subject to his order until this
note is fully paid with full
permission to enter take and vend
the same having all legal rights
of redemption

V R Wilco

A true record

Attest Ervin Hutchinson

John Clegg

Received and recorded at Bath
Jan 25th 1905
at 7 o'clock PM

\$125

Norway Me Feb 25 1905

For value Received I promise to pay to the
order of H F + E E AndrewsOne hundred twenty five Dollars and
interest at 6 percent until paid as
follows \$20 every two months

The sum here is known as the
western share for which this note is
given shall remain the property of
the said H F + E E Andrews and subject
to this order until this note is fully
paid with full permission to enter
take and read the same;
waiving all legal rights of redemption

J E Westleigh

A true record

Attest Emie F. Hunkins

Treasurer

Received and recorded at Mason
March 13th 7 o'clock P M 1905

Narway Me Mar 24 1905
 \$125 For value received I promise
 to pay to the order of H F + E E -
 Andrews One Hundred and
 Twenty Five dollars and interest
 at six per cent until paid
 as follows \$20 per month
 The name is best known as
 the western name for which
 this note is given shall remain
 the property of the said
 H F + E E Andrews and subject
 to this order until this note
 is fully paid with full permission
 to enter take and vend the same
 waiving all legal rights of redemption

A true record
 Attest

V R Miller

Ervin Hutchinson

Town Clerk

Received and recorded at Mass
 April 3 1905
 Six O'clock PM

\$65.

Norway Me April 17 1905

For value received I promise to pay to
the order of A F + E E Andrews Seven
five Dollars and interest at 6 per
cent until paid, as follows \$20 the
25 of April and \$20 every two months
thereafter

The mare is brown one eyed known as
the Ston mare for which this note
is given shall remain the property
of A F + E E Andrews and subject to
their order until this note is fully
paid with full permission to enter
note and vend the same waiving
all legal rights of redemption

J E Wistingh

A true record

Attest Emie Hutchinson

Treas Clerk

Received and recorded at Wausau
April 20th 1905 at 7 o'clock Pm

Mortgage of Personal Property
 Know all men by these Presents
 That I Eli A Grover of Madawaska County
 of Effort State of Maine
 in consideration of Twenty one
 dollars paid by Eleny C Park of
 Belknap in said County
 the receipt whereof I the said
 Grover do hereby acknowledge have
 granted bargained and sold and
 by these Presents do grant bargain
 and sell unto the said Park
 the following goods and chattels viz
 one black and white cow six years
 old same I called one red and
 white about five years old and
 one Jersey heifer three years old
 one grizzled Durham heifer
 three years old
 To have and to hold the said
 goods and chattels unto the said Park
 his heirs & executors administrators
 and assigns to only proper use
 benefit and behoof forever and I the
 said Grover do avouch myself
 to be the true and lawful owner
 of the said goods and chattels and have
 in myself full power good right
 and lawful authority to dispose
 of the same in manner of me said
 and I do for myself my heirs executors
 and administrators hereby covenant
 and agree to warrant and defend
 the said goods and chattels against
 the lawful claims and demands of all
 persons whatsoever unto the said Park
 his heirs executors administrators and assigns
 Provided nevertheless that if the said
 Grover his executors administrators or
 assigns the sum of Twenty one
 dollars on demand

with interest on said sum at the rate
of six per cent per annum payable annually
until fully paid then this bill of sale
as also one certain promissory note bearing
even date with these presents given by
said Grover to said Park to pay the
sum and interest at the time aforesaid
shall be void otherwise shall remain in
full force

In witness whereof I the said Grover
have herunto set my hand and seal this
sixth day of May in the year of our
Lord one thousand nine hundred and five

Eli A. Grover

Received and recorded at Madison
May sixth 1905 at six o'clock PM

A true record

A. H. H.

Erin Hutchinson

John Clark

1905

Bethel May 18th 1905- \$(50.)

For Value received & promise to pay J. A. Twaddle
or order fifty dollars in five months from
date with interest - The above note is given for
one chestnut - two years old colt - which is to
remain the property of the said Twaddle
until the above note is paid in full
Thomas E. Westleigh

Rec'd June 5 1905 - A True record

Attest - F. P. Bean Town Clerk

Bethel June 4 1905- (46 ⁰⁰/₁₀₀)

For value received & promise to pay J. A. Twaddle
or order forty six ⁰⁰/₁₀₀ dollars on demand with int.
The above note is given for one chestnut
horse with a white face being the same
I had from the said Twaddle and which is
to remain his property until the above note
is paid in full J. A. McHenry

Rec'd June 7 1905 - A true record

Attest - F. P. Bean Town Clerk

Oxford June 26 1905 - \$(100.)

For value received & promise to pay C. C. Davis
or bearer the sum of one hundred dollars on
demand with interest - The colt - for which
this is given is to remain the property of the
said C. C. Davis until this note and interest
is paid in full said colt - being brown in
color with a white face and known as another
A true copy Stephen Westleigh

Attest - F. P. Bean Town Clerk

Rec'd June 28 1905 - at 12-30 P.M.

Paid and discharged
March 29 06

225.⁰⁰/₁₀₀

Bethel August 18 1905 -

For value received & Promise to pay to John M. Philbrook or order two hundred & twenty five dollars and interest at six per cent until paid as follows in one year.

The property for which this note is given for shall remain the property of John M. Philbrook described as follows one pair four year old black steers with stars in face & for one or of three year old steers red with white faces which shall remain the property of this said and subject to his order until this note is fully paid with full permission to enter and take the same.

A true copy

John Westleigh

Attest - G. P. Bean town clerk

Recd Aug 23rd 1905.

Mortgage of Personal Property

Know all men by these presents that I Eli C. Grover of Mason in the county of Oxford and State of Maine in consideration of one hundred and fifty five dollars paid by Ellery C. Park of Bethel in said County the receipt whereof to the said Grover do hereby acknowledge have granted bargain and sold and by these presents do grant bargain and sell unto the said Ellery C. Park his the following and chattels viz one black and white Holstein cow seven years old one red and white Jersey cow 5 years old one Jersey cow seven years old; one Jersey heifer three years old one roan colored cow 3 years old one large Holstein heifer 3 years old; one Jersey heifer three years old two 2 year old heifers three yearling heifers 1 white head, one roan, one dark red belted; three calves now being raised by me; One full blooded guernsey bull; one brown Jersey cow about six years old; one large brindle cow about six years old, said two last named cows being same traded for recently with A. E. Tyler

To have and to hold the said goods and chattels unto the said Park-his -- his executors administrators and assigns to their only proper use, benefit and behoof forever and I the said Grover do avouch myself to be the true and lawful owner of the said goods and chattels, and have in myself full power good right, and lawful authority to dispose of the in manner aforesaid and I do for myself my heirs, executors, and administrators, hereby covenant and agree to warrant and defend the said goods and chattels against the lawful claims and demands of all persons whomsoever unto him the said Park his heirs executors administrators and assigns. Provided nevertheless, that if the said Grover his executors administrators or assigns, shall pay unto the said Park his executors administrators or assigns the sum of one hundred fifty-five dollars in four months from this date with interest on said sum, at the rate of six per cent per annum payable annually until fully paid, then this bill of sale as also one certain promissory note, bearing even date with this presents given by the said Grover to the said Park to pay the sum and interest at the time aforesaid shall both be void, otherwise shall remain in full force. In witness whereof I the said Eli C. Grover have hereunto set my hand and seal this twenty-fourth day of August in the year of our Lord one thousand nine hundred and five.

Signed sealed and delivered
in the presence of Eli C. Grover

Recd and recorded Aug 26 1905 -
A true record A. F. Bean Town Clerk

Know all Men by these Presents That -

I Eli A Grover of Mason in the county of Oxford and State of Maine

In consideration of one hundred and thirty five dollars paid by Ellery C Park of Bethel in said county of Oxford. The receipt whereof I the said Grover do hereby acknowledge have granted bargained and sold and by these presents grant bargain and sell unto the said Park his ----- the following goods and chattels viz one jersey cow seven years old and one jersey cow or heifer three years old same had of Edwin Hutchinson one large red and white cow same had of said Hutchinson, six years old and one large red and white cow seven years old same had of said Hutchinson one large speckled Durham cow also all the cows and other stock named and described in my mortgage to said Park dated Aug 24th 1905 and recorded in Mason Records book 2 Page 37 subject to which mortgage this mortgage on said stock named in said mortgage of Aug 24th is given. Reference to which former may be had for a full description of said last named stock To have and to hold the said goods and chattels unto the said Park his heirs executors administrators and assigns to his & thier only proper use benefit and behoof forever and the said Grover do avouch myself to be the true and lawful owner of the said goods and chattels and have in myself full power and good right and lawful authority to dispose of the same in manner aforesaid; and I do for myself my heirs executors and administrators hereby covenant and agree to warrant and defend the said goods and chattels against the lawful claims and demands of all persons whomsoever unto him the said Park his heirs executors administrators or assigns Provided nevertheless that if the said Grover his executors administrators or assigns shall pay unto the said Park his executors administrators or assigns the sum of one hundred and thirty five dollars in four months from this date then this bill of sale as also one certain promissory note bearing even date with these presents given by the said Grover to the said Park to pay the sum and interest at the time aforesaid

shall both be void otherwise shall remain in full force in witness whereof I the said Eli A Grover have hereunto set my hand and seal this second day of October in the year of our Lord one thousand nine hundred and five

Eli A Grover *per*

For a valuable consideration to me paid by the Bethel National Bank I do hereby sell assign and transfer to said Bank its successors and assigns all my right title and interest in and to the debt secured by the within mortgage and in and to all the property named therein subject to the prior mortgage named therein

Bethel Me Oct-3rd 1905 - Ellery C. Park

~~Know~~ all men by these presents That I Archie J. Hutchinson, Leland Mills, and Elden C. Mills, all of Mason, in the County of Oxford and State of Maine in consideration of one hundred dollars paid by Lewis H. Tyler of Bethel, in said County the receipt whereof we the said Hutchinson and Leland and Elden C. Mills do hereby acknowledge, have granted, bargained and sold, by these presents do grant, bargain and sell unto said Tyler the following goods and chattels, viz: thirty-five cords of cord wood, cut in four feet lengths, and including one pile of wood containing about twenty cords near the Mill of F. I. Bear; and one pile containing about fifteen cords piled near the house of Douglass Cushing, in said Mason. To have and to hold the said goods and chattels unto the said Tyler -- his heirs executors administrators, and assigns, to him

only proper use, benefit and behoof
~~of~~ them. And we the said vendors
do avouch ourselves to be the true
and lawful owner of said goods and
chattels, and have in ourselves full
power, good right, and lawful
authority to dispose of the same
in manner aforesaid; and we
do by ourselves our heirs, executors,
and administrators, hereby covenant
and agree to warrant and defend
the said goods and chattels against
the lawful claims and demands of all
persons whatsoever, unto him the
said Tyler his heirs, executors,
administrators and assigns.

Provided Nevertheless, that if the said
Hutchinson and Ireland and Elden C.
Mills, their executors, administrators
or assigns, shall pay unto the said
Genl. Tyler his executors administrators or
assigns, the sum of one hundred
dollars in nine months from
this date, with interest on said
sum, at the rate of six per cent.
per annum payable annually,
untill fully paid, then this of
sale, as also one certain promissory
note, bearing even date with these
presents, given by the said vendors to
the said Tyler the sum and interest
at the time aforesaid, shall both be
void, otherwise shall remain in full
force. Provided Also, that it shall
and may be lawful for said to continue
in possession of said goods and chattels
untill Jo Witniss Wherry we the said
vendors have hereunto set our hands and
seals this thirtieth day of April in
the year of our Lord one thousand
nine hundred and six.

Signed, Sealed and Delivered in Presence
of E.C. Park (to A.J.H.)

{ Archie J. Hutchinson,
Eldon C. Mills,
Geland E. Mills.

Received and recorded May 14 1906.

A True record attest.

Henry C. Merrill,
Town Clerk.

\$100.00

April 30th 1906.

For value received, I promise to
pay to the order of Geo H. Tyler
one hundred dollars in nine
months ~~on~~ date hereof with
interest.

Received and recorded May 14th.
1906.

{ A.J. Hutchinson
Eldon C. Mills
Geland E. Mills.

A true record attest

Henry C. Merrill Town Clerk.

\$65.00

Bethel, Maine, May 19-06

Six months after date I promise
to pay to the order of George D.
Morrill sixty five dollars, with interest
at six per cent. This above note is
given for one pair of white four-year
old steers, for which this note is
given, shall remain the property
of George D. Morrill and subject to
his order, until this note is
fully paid, with full permission
to enter, take and vend the same,
waiving all legal rights of
redemption.

John Westling.

Received and recorded June 29-1906

A true record attest.

H.C. Merrill Town Clerk.

\$45.00.

Bethel Maine April 26-06.

Six months after date I promise
to pay to the order of G.D. Morrill
forty five dollars with interest at
6%. This above note is given
for 1 pair of speckled starling &
white & which this note shall
remain the property of G.D. Morrill
and subject to his order untill
this note is fully paid with
full permission to enter, take and
vend the same saving all legal
rights of redemption.

John Westleigh.

Recd and recorded June 29.-1906
A True record attest,

H.C. Merrill. Town Clerk.

Know all men by these presents that -
 We T. E. Westleigh of Mason Oxford County Maine
 In consideration of the sum of one hundred fifty-five dollars
 paid by Charles C. Davis of Oxford in county of Oxford and
 state of Maine The receipt whereof we the said T. E. Westleigh
 & Stephen Westleigh do hereby acknowledge have granted
 bargained and sold and by these presents do grant bargain
 and sell unto the said Charles C. Davis Two colts one
 station three years old color brown with white face and
 known as Arthur The other mare three years old color
 brown and known as Hannah the same & brought of
 Charles C. Davis the station about one year ago and
 the mare this day
 To have and to hold the said goods and chattels unto
 the said Charles C. Davis his heirs executors
 administrators and assigns to only proper use, benefit
 and behoof forever And to the said T. E. Westleigh & Stephen
 Westleigh do avouch myself to be the true and lawful owner
 of the said goods and chattels and have in myself full
 power ~~and~~ good right and lawful authority to dispose
 of the same in manner aforesaid and do for myself heirs
 executors and administrators hereby covenant and agree to warrant
 and defend the said goods and chattels against the lawful
 claims and demands of all persons whomsoever unto the said
 Charles C. Davis his heirs executors administrators or assigns
 Provided nevertheless that if the said T. E. Westleigh & Stephen
 Westleigh their executors administrators or assigns shall pay
 unto the said Charles C. Davis his executors administrators or
 assigns the sum of one hundred fifty-five dollars in one year
 from this date with interest at six per cent per annum payable
 annually then this bill of sale as also one certain promissory note
 bearing even date with these presents given by the said
 T. E. Westleigh & Stephen Westleigh to the said Charles C. Davis
 to pay the sum and interest at the time aforesaid shall be
 void otherwise shall remain in full force Provided also that
 it shall and may be lawful for said Westleighs to continue in
 possession of said goods and chattels until breach of conditions hereof
 In witness whereof we the said T. E. Westleigh & Stephen Westleigh have hereunto set
 our hands and seals this ninth day of July in the year of our Lord one thousand nine hundred
 and six
 T. E. Westleigh
 Stephen Westleigh
 Roscoe A. Staples
 5 both
 Rec'd and recorded July 11/96 attest A. P. Beane Clerk for town

\$ (305 ⁰⁰/₁₀₀)

Bethel Oct-6 1906

For value received & promise to pay to the order of John M Philbrook three hundred & fifteen dollars and interest at six per cent until paid as follows in four months. The above note is given for four oxen four years old all red with white faces the property for which this note is given, shall remain the property of John M Philbrook and subject to his order until this note is fully paid with full permission to enter take and vend the same waving all legal rights of redemption

J John Westlight

Rec'd and recorded Oct-16 1906

A. F. Bean Town Clerk Pro Tem

\$ (80 ⁰⁰/₁₀₀)Bethel Sept-13th 1906

For value received & promise to pay to John M Philbrook or order eighty dollars and interest at six per cent until paid as follows in one year. The above note is given for one four months old mare calf of a dark bay color dam Eclair the property for which this note is given shall remain the property of John M. Philbrook until this note is fully paid. John Wesley

Rec'd and recorded Oct-16 1906

A. F. Bean Town Clerk Pro Tem

\$ (40)

Auburn Maine Nov 2 1906

After date for value received & promise to pay Jonas Edwards or order forty dollars with interest 6 per cent in installments as follows \$10 each month the same being for sorrell facing mare which I have this day bought of said Edwards said property is to remain the property of said Edwards until said sum and interest are paid. It is also further agreed that in case of injury, sickness or loss of said property that this note shall be paid in full

Douglas Cushing

Auburn Maine

Rec'd and recorded Nov 8 1906

P O Bethel R F. D. C.

F. F. Bean Town Clerk Pro Tem

\$ (43.00)

Masion Oct-15th 1906

For value received I promise to pay to the order of Samuel J. Record forty three dollars and interest at six per cent - until paid as follows - Dollars down and ten dollars on the 15th of each thereafter -

The Zeon wagon color blue seven wheels two inch spoke 4x2 rim ironed with 4x $\frac{3}{8}$ steel tire 2 in axly for which this note is given shall remain the property of Samuel J. Record and subject to his order until this note is fully paid with full permission to enter take and vend the same waiving all legal rights of redemption

Witness Samson Scribner

John Westleigh

A true copy attest - F. P. Bean town clerk for town
Recd and recorded Nov 12 1906

150

Norway Me Oct-26 1906

For value received I promise to pay to the order of H. F. & E. E. Andrews one hundred fifty dollars and interest at 6 per cent - until paid as follows 50. May 1st bal. one year The grey mare for which this note is given shall remain the property of the said H. F. & E. E. Andrews and subject to their order, until this note is fully paid with full permission to enter take and vend the same waiving all legal rights of redemption

A true copy attest - F. P. Bean (Douglas) Conning
Recd and recorded Dec 3rd 1906 town clerk for town

Know all men by these Presents That - I

Thomas E Westleigh of Mason County of Oxford and State of Maine in consideration of the sum of seventy five $\$75.00$ dollars paid by Charles C Davis of Oxford in County and State aforesaid the receipt whereof I the said Thomas E Westleigh do hereby acknowledge have granted bargained and sold and by these presents do grant bargain and sell unto the said Charles C Davis Two colts one mare three years old Mar. color brown and known as Hannah the same I bought of said Davis about one and one half year ago the other a black mare three years old and known as the Leon Tyler colt -

To have and to hold the said goods and chattels unto the said Charles C Davis his heirs executors administrators and assigns to his only proper use benefit and behoof forever and I the said Thomas E Westleigh do warrant myself to be the true and lawful owner of ^{the} said goods and chattels and have in myself full proper good right and lawful authority to dispose of the same in manner aforesaid and I do for myself heirs executors and administrators hereby covenant and agree to warrant and defend the said goods and chattels colts against the lawful claims and demands of all persons whomsoever unto him the said Charles C Davis his heirs executors administrators or assigns Provided nevertheless that if the said Thomas E Westleigh his executors administrators or assigns shall pay unto the said Charles C Davis executors administrators or assigns the sum of seventy five dollars in six ~~months~~ months from this date with interest at six per cent per annum payable annually then this bill of sale as also one certain promissory note bearing even date with these presents given by the said Thomas E Tyler to the said Charles C Davis to pay the sum and interest at the time aforesaid shall be void otherwise shall remain in full force Provided also that it shall and may be lawful for said Westleigh to continue in possession of said goods and chattels until breach of conditions hereof In witness whereof I the said Thomas E Westleigh have hereunto set my hand and seal this 12th day of December in the year of our Lord one thousand nine hundred and six

T E Westleigh

Seal

signed sealed and delivered
in the presence of Joseph W. Huntington

A True Copy attested - F. J. Bean

Justice Clerk

Pro Una

Rec'd and recorded Dec 12th 1906

Know all men by these Presents That I John Westleigh of Mason in the County of Oxford and State of Maine in consideration of One Hundred Twenty Five (\$125) dollars paid by Rachael Westleigh of said Mason, the receipt whereof I the said John Westleigh do hereby acknowledge have granted and sold and by these presents do grant sell and convey unto the said Rachael Westleigh the following goods and chattels viz one dark grey red roan colt four years old with a stripe in the face and one white foot known as the Chas Abbott colt To have and to hold the said goods and chattels unto the said Rachael Westleigh her heirs executors administrators and assigns to her only proper use benefit and behoof forever and I the said John Westleigh do vouch myself to be the true and lawful owner of said goods and chattels and have in myself full power good right and lawful authority to dispose of the same in manner aforesaid; and I do for myself my heirs executors and administrators hereby covenant and agree to and with the said Rachael Westleigh to warrant and defend the said goods and chattels against the lawful claims and demands of all persons whomsoever unto her the said Rachael Westleigh her heirs executors administrators and assigns Provided nevertheless that if the said John Westleigh his executors administrators or assigns shall pay unto the said Rachael Westleigh her executors administrators or assigns the sum of One Hundred Twenty Five dollars in six months from this date with interest on said sum at the rate of six per cent per annum payable annually until fully paid then this bill of sale as also one certain promissory note bearing even date with these presents given by the said John Westleigh to the said Rachael Westleigh to pay the sum and interest at the time aforesaid shall be void otherwise shall remain in full force

Provided Also that it shall and may be lawful for said John Westleigh to continue in possession of said goods and chattels until breach of the above conditions

In Witness Whereof I the said John Westleigh have hereunto set my hand and seal this thirtieth (30) day of March in the year of our Lord one thousand nine hundred and seven

Signed sealed and delivered in the presence of

Lydia M Westleigh

John Westleigh *Thap*

A True copy Attest F P Bean Town Clerk

(175)

Norway Me April 12 1907

For Value Received & promise to pay to the order of H, F, & E, C. Andrews one hundred and seventy five dollars and interest at 6 per cent, until paid as follows part in Nor bal, within 1 year. The bay horses for which this note is given, shall remain the property of the said H, F, & E, C. Andrews and subject to their order until this note is fully paid with full permission to enter take and vend the same, waiving all legal rights of redemption.

Witness

Douglas Cushing

A true copy attest - F. P. Bean town clerk

Albany July 23 1907

For value received & promise to pay Geo E Grover or bearer the sum of sixty five dollars (\$65.00) as follows one half to be paid the first of Nov, next the bal, six months from date with interest -

The above note is given for one horse bay in color known as the Bert Sniffin horse, also two cows black and white in color known as the Dana Morrill cows the above horse and cows are to remain the property of the said Geo E Grover until this note is fully paid.

Douglas Cushing

This certifies that I have this day sold and delivered the above named cows to the said Geo E Grover in presents of, Banister Grover

Received payment - Douglas Cushing

A true copy attest - F. P. Bean town clerk

(\$210.00)

Bethel Sept - 2nd 1907

For value received & promise to pay to the order of John M Philbrook two hundred and ten dollars and interest at six per cent until paid as follows in one year. The above note is given for one Bayar brown horse six years old known as the H. B. Goodnough horse the note for which this note is given shall remain the property of John M Philbrook and subject to his order, until this note is fully paid with full permission to enter take and vend the same waiving all legal rights of redemption.

Stephen Westleigh

A true copy attest -
Sept - 20, 1907

F. P. Bean town clerk

\$ (90.⁰⁰)

Bethel Sept 16 1907

For value received & promise to pay to John M. Philbrook or order ninety dollars and interest at six per cent until paid as follows in six months. This note is given for one white horse known as the Goodrich horse and for one pr of double harness collars & rubber rings that was on the harness the property of which this note is given which shall remain the property of this said John M. Philbrook and subject to his order until this note is fully paid with full permission to enter and take the same.

Thomas E. Westleigh

A true copy attest -
Nov 5th 1907

F. P. Bean Town Clerk

\$ (65.⁰⁰)

Bethel Maine Nov 6 1907

For Value received & Promise to pay to the order of J. C. Billings sixty five dollars and interest at 6 per cent until paid as follows Thirty five dollars down and the balance in three months thereafter. The canvas style wagon for which this note is given shall remain the property of J. C. Billings and subject to his order until this note is fully paid with full permission to enter take and vend the same waving all legal rights of redemption.

A true copy attest -

Stephen Westleigh

Nov 12 1907

F. P. Bean Town Clerk

(\$ 60.⁰⁰)Dec 5th 1907

Six months after date

& promise to pay to the order of S. D. Merrill the sum of sixty dollars and interest at six per cent until paid.

This above note is given for one red cow eight years old and one brindle heifer two years old one grizzled cow six years old and one black and white cow four years old for which this note is given shall remain the property of S. D. Merrill and subject to his order until this note is fully paid with full permission to enter take and vend the same waving all legal rights of redemption. Edie A. Grover

Dec 12 1907

A true copy attest -

F. P. Bean Town Clerk

\$30.⁰⁰ North Waterford Dec 14 1907

For value received & promise to pay John F. Lord or order thirty dollars in one year from date with interest - The two year old red and white speckled heifer for which the above note is given being the same as said Lord bought of Chas. Barnes of Albany. The above described heifer is to remain the property of the said John F. Lord until the above note and interest is paid in full.

A true copy attest - S. O. Grover
F. P. Bean Town Clerk
Mass Dec 18 1907

\$200

Bethel Jan 9 1908

For value received & promise to pay to the order of John M. Philbrook two hundred dollars and interest at six per cent amount paid as follows forty dollars on demand and one hundred sixty dollars on six months thereafter the above note is given for one pair of four years old open red and white known as the A M Carter open the property for which this note is given shall remain the property of John M. Philbrook and subject to his order until this note is fully paid with full permission to enter take and vend the same waving all legal rights of redemption.

A true copy attest - John Westleigh
Mass Jan 10 1908 F. P. Bean Town Clerk

\$16⁰⁰

Albany Jan 7th 1908

For value received & promise to pay John F. Lord or order sixteen dollars in two years from date with interest - The ~~two~~ heifer calves for which the above note is given are described as follows one is dark red with star in forehead the other is light red with star in forehead and same calves said Lord bought of Chas. Barnes of Albany. The above described calves are to remain the property of the said John F. Lord until the above note and interest is paid in full.

A true copy attest - Eli A. Grover
F. P. Bean Town Clerk
Mass Jan 10 1908

Albany Jan 7 1908

This certifies that I have this day sold to John F. Lord three cows described as follows one is eight years old red and white (Speckled) one is eight years old jersey color and the other is six years old red and white (Speckled) The three cows being valued at sixty dollars Received payment in full Eli A. Grover

\$125⁰⁰

Albany Jan 7th 1908

For Value received I Promise to pay John F. Lord or order one hundred and twenty five dollars in two years from date with interest - The five year old calf and three cows for which the above note is given are described as follows The mare is five years old bay with black mane and tail and star in forehead and same mare said Lord bought of Silas White of Watford and the three cows being the same as described above said calf and three cows are to remain the property of the said Lord until the above note and interest is paid in full Eli A. Grover
A True Copy attest - F. P. Bean Town Clerk
Mason Jan 10 1908

\$90

Mason February 15th 1908.

For value received I promise to pay to Arthur E. Tyler or order ninety dollars and interest until fully paid as follows forty five dollars the first of April next and the balance the first of July next
The above note is given for one black mare known as the Vashaw mare having white stripes in face and two white hind feet also one pair double sleds with whiffletrees and yokes and two tris or racks one cross ways and one length ways the sleds known as the A. J. Hutchinson sleds the property for which this note is given shall remain the property of the said Arthur E. Tyler and subject to his order until this note is fully paid with full permission to enter take and vend the same Thomas E. Wetteigh
A true copy attest - F. P. Bean Town Clerk
Mason Feb 15 1908

\$(140) Bethel March 28th 1908

For value received & promise to pay to the order of John M. Philbrook one hundred & forty dollars and interest at six per cent - until paid as follows in six months

The above note is given for one ^{year} of ^{four} years old light red with stars in face the property for which this note is given shall remain the property of John M. Philbrook and subject to his order until this note is fully paid with full permission to enter take and vend the same waiving all legal rights of redemption
John Wesley

A true copy attest-

F. J. Bean Town Clerk Mason Mar 20th 1908

Know all men by these Presents That I Thomas & Wattleigh of Mason in the County of Oxford and State of Maine for consideration of the sum of one hundred and forty-five dollars paid by John M. Philbrook in said County of Oxford the receipt whereof & the said Wattleigh do hereby acknowledge have granted, bargained and sold and by these presents do grant bargain and sell unto the said Philbrook the following goods and chattels viz one brown horse seven years old known as the Boston horse and one cheap buggy wagon being the horse and wagon I purchased of said Philbrook May 21st 1908 To have and to hold the said goods and chattels unto the said Philbrook his Heirs Executors Administrators and assigns to his only proper use benefit and behoof forever and I the said Wattleigh do avouch myself to be the true and lawful owner of the said goods and chattels and have in myself full power good right and lawful authority to dispose of the same in manner aforesaid and I do for myself my Heirs Executors and Administrators hereby covenant and agree to warrant and defend the said goods and chattels against the lawful claims and demands of all persons whomsoever unto him the said Philbrook his Heirs Executors Administrators and assigns Provided nevertheless that if the said Wattleigh his Executors Administrators or assigns shall pay unto the said Philbrook his Executors Administrators or assigns the sum of one hundred and forty-five dollars as follows viz fifty dollars on or before October 1st 1908 and ninety-five dollars on or before May 27th 1909 with interest -

at six per cent per annum payable annually then
 this bill of sale as also one certain promissory note
 bearing even with these presents given by the said Westleigh
 to the said Philbrook to pay the sum and interest at the
 time aforesaid shall be void otherwise shall remain in
 full force In witness whereof the said Thomas E. Westleigh
 have hereunto set my hand and seal this twenty-seventh
 day of May in the year of our Lord one thousand nine
 hundred and eight-

Signed sealed and delivered in the of

Pauline E. Philbrook

Thomas E. Westleigh

A true copy attest - F. P. Bean Town Clerk

Mason June 9th 1908

Mortgage deed of Personal property

Know all men by these Presents That - I James E Westleigh
 of Mason in the County of Oxford and State of Maine
 in consideration of one hundred twenty dollars paid by
 Rachael D Westleigh of said Mason the receipt
 whereof I the said James E Westleigh do hereby acknowledge
 have granted and sold and by these presents do grant - sell
 and convey unto the said Rachael D Westleigh the following
 goods and chattels viz. one pair oxen in color white
 same I bought - of James C. Wherry of Rumford
 To have and to hold the said goods and chattels unto
 the said Rachael D Westleigh her heirs executors
 administrators and assigns to only proper use benefit
 and behoof forever and I the said James E Westleigh
 do avouch myself to be the true and lawful owner
 of the said goods and chattels and have in myself
 full power good right and lawful authority to
 dispose of the same in manner aforesaid and I do for
 myself my heirs executors and administrators hereby
 covenant and agree to and with the said Rachael
 D Westleigh to warrant and defend the said
 goods and chattels against the lawful claims
 and demands of all persons whomsoever unto her
 the said Rachael D Westleigh her heirs executors
 administrators and assigns Provided nevertheless that if the
 said James E Westleigh his executors administrators or assigns
 shall pay unto the said Rachael D Westleigh her executors
 administrators or assigns the sum of one hundred twenty
 dollars in six months from this date with interest on
 said sum at the rate of six per cent per annum payable
 annually until fully paid then this bill of sale as
 also a certain promissory note bearing even date with
 these presents given by the said James E Westleigh to
 the said Rachael D Westleigh to pay the sum and
 interest at the time aforesaid shall be void otherwise
 shall remain in full force Provided also that it shall
 and may be lawful for said James E Westleigh to continue
 in possession of said goods and chattels until breach of the above
 conditions In witness whereof I the said James E Westleigh have
 hereunto set my hands and seal this twenty first day of September
 in the year of our Lord one thousand nine hundred and eight
 a true copy attested
 J. P. Bean Town Clerk in presence of H. H. Hastings
 James E. Westleigh

\$ (180.00)

Bethel Nov 21st 1908

For value received & promise to pay to the order of John M Philbrook one hundred & thirty dollars and interest at six per cent until paid as follows in six months

The above note is given for one pr. of oxen five years old, red with white faces the property for which this note is given shall remain the property of John M Philbrook and subject to his order until this note is fully paid with full permission to enter, take and vend the same waiving all legal rights of redemption

Nov 24 1908

John Westleigh

A true copy Attest F. P. Bean town clerk

\$ (200.)

Bethel Dec 7th 1908

For value received & promise to pay to the order of John M Philbrook two hundred dollars and interest at six per cent until paid as follows one hundred dollars in three months one hundred dollars in six months

The above note is given for one pr of oxen six years old black and white the property for which this note is given shall remain the property of John M. Philbrook and subject to his order until this note is fully paid, with full permission to enter take and vend the same waiving all legal rights of redemption

Dec 7 1908

John Westleigh

A true copy Attest - F. P. Bean town clerk

\$ 125.00

Bethel March 13 1909

For value received & promise to pay to John M Philbrook or order one hundred & twenty five dollars and interest at six per cent until paid as follows in six months The above note is given for one pr of four years old steers black with white faces the property for which this note is given shall remain the property of John M Philbrook and subject to their order until this note is fully paid with full permission to enter take and vend the same waiving all legal rights of redemption

John Westleigh

A true copy Attest F. P. Bean town clerk

Mason Mar 19 1909

\$175.-

Barway Maine April 10th 1909
 For value received & promise to pay to the order
 of H. F. & E. C. Andrews one hundred seventy five dollars
 and interest - at 6 per cent - until paid as follows
 within one year The Chapman horses gray
 and roan For which this note is given shall
 remain the property of the said H. F. & E. C. Andrews
 and subject to their order until this note is fully
 paid, with full permission to enter take and vend
 the same waiving all legal rights of redemption
 Apr 17 1909 Douglas W. Cushing
 A true copy attest - F. P. Bean town clerk.

\$100.00

Bethel Sept 6 1908

For value received & promise to pay to the order of
 John M Philbrook one hundred dollars and
 interest at six per cent until paid as follows
 in one year

The above note is given for
 one two years old calf of a black color
 The property for which this note is given
 shall remain the property of John M Philbrook
 and subject to his order until this note is
 fully paid with full permission to enter
 take and vend the same waiving all legal
 rights of redemption

John Westley

Sept 7th 1908

A true copy attest - F. P. Bean town clerk

Know all men by these presents - That I James Westleigh of Mason in the County of Oxford and State of Maine in consideration of the sum of seventy-five dollars paid by Paulus Lowe of Newry in said County of Oxford the receipt whereof I the said Westleigh do hereby acknowledge, have granted, bargained and sold, and by these presents do grant, bargain and sell unto the said Lowe the following goods and chattels, viz: one pair steers about three years old, with white heads and girthing about ^{six} and one half feet. To have and to hold the said goods and chattels unto the said Lowe his Heirs, Executors, Administrators and Assigns to his only proper use, benefits and behoof forever. And I the said James Westleigh do avouch myself to be the true and lawful owner of said goods and chattels, and have in myself full power, good right and lawful authority to dispose of the same in manner aforesaid; and I do for myself my Heirs, Executors and Administrators hereby covenant and agree to warrant and defend the said goods and chattels against the lawful claims and demands of all persons whatsoever, unto ^{him} the said Lowe his Heirs, Executors, Administrators and Assigns.

Provided nevertheless, that if the said Westleigh his Executors, Administrators or Assigns ^{shall pay unto the said Lowe} the sum of seventy-five dollars in three months from this date, with interest ~~with~~ ^{at} six per cent per annum, payable semi annually, then this bill of sale, as also one certain promissory note bearing even ^{date} with these presents, given by the said Westleigh to the said Lowe to pay the sum and interest at the time aforesaid, shall both be void, otherwise shall remain in full force.

In witness whereof, I the said James Westleigh have hereunto set my hand and seal this twenty-seventh day of August in the year of our Lord one thousand nine hundred and nine.

Signed, Sealed and

James Westleigh

Delivered in presence of

F. B. Merrill.

A true copy

Attest - J. P. Beane Clerk

Aug 28th 1909

\$ (130.00)

Bethel Sept-18-1909

For value received & promise to pay to the order of John M Philbrook one hundred & thirty dollars and interest at six per cent until paid as follows in six months. The above note is given for one pr three years old steers of a red color the property for which this note is given shall remain the property of John M Philbrook and subject to his order until this note is fully paid with full permission to enter take and vend the same waiving all ^{legal} rights of redemption

A true copy
attest - F. & Bean town clerk John Westleigh
Sept-28th 1909

\$ (200)

Bethel Maine October 26th 1909

Five months after date & promise to pay to the order of Paulus Lowe two hundred dollars with interest at six per cent, until this note is paid, value received. The pair of grey horses one being a horse about nine years old and the other a mare about seven years old for which the foregoing note is given shall remain the property of the said Paulus Lowe until this note is fully paid

Mason Nov 12th 1909

Clarence C Tyler

A true copy attest - F. & Bean town clerk

\$ (145)

Bethel Seply 6 1910

On demand after date & promise to pay to Allan McLeod or bearer the sum of one hundred dollars for value received with interest at 6 per cent until paid. The above note is given for four calves which is to remain the property of Allan McLeod until the above note and interest is fully paid

Witness

Cora J. Mason

A true copy

attest - F. & Bean town clerk

Sept 26th 1910

Know all men by these Presents
 That I John W Westley of Mason in
 the county of Oxford and State of
 Maine in consideration of the sum
 one hundred and forty dollars paid
 by John M Philbrook of Bethel in said
 county of Oxford The receipt
 whereof I the said John W. Westley do hereby
 acknowledge have granted bargained and
 sold and by these presents do grant bargain
 and sell unto the said John M Philbrook
 the following goods and chattels viz one
 pair dark red oxen about four years old and
 having white hind feet and stars in their
~~forehead~~ and being the same oxen I this
 day purchased of Solomon Westley
 To have and to hold the said goods and
 chattels unto the said Philbrook his heirs
 Executors, Administrators and Assigns to his only
 proper use benefit and behoof forever and I
 the said Westley do vouch myself to be the
 true and lawful owner of the said goods
 and chattels and have in myself full power
 good right and lawful authority to dispose
 of the same in manner aforesaid and I do
 for myself my heirs Executors and Administrators
 hereby covenant and agree to warrant and defend
 the said goods and chattels against the lawful
 claims and demands of all persons whomsoever
 unto him the said Philbrook his heirs Executors
 Administrators and Assigns
 Provided nevertheless that if the said Westley his
 Executors Administrators or Assigns shall pay unto
 the said Philbrook his Executors Administrators
 or Assigns the sum of one hundred and forty dollars
 in six months from this date with interest at
 six percent per annum payable semiannually
 then this bill of sale as also one certain
 promissory note bearing even date with these presents
 given by the said Westley to the said Philbrook
 to pay the sum and interest at the time aforesaid

shall both be void, otherwise shall remain
in full force

In witness whereof I the said John W Westley
have hereunto set my hand and seal this
eighth day of December in the year of our
Lord one thousand nine hundred and ten
Signed sealed and Delivered

in presence of
F. B. Merrill

John Westley

A true copy

Attest - F. F. Bean Town Clerk

\$363.14

Norway Maine July 14 1912

For value received I promise to pay to the
order of H. F. & E. C. Andrews three hundred
sixtythree ¹⁴/₁₀₀ as follows By April 1st
The black horse bought Sept 8 1911 and
black horse bought last

For which this note is given shall remain
the property of the said H. F. & E. C. Andrews
and subject to their order until this note
is fully paid with full permission to
enter take and vend the same waiving
all legal rights of redemption.

J. A. McKenzie

A true copy Attest - F. F. Bean Town Clerk

Sturteville and F. F. Bean Mar 1913

F. L. Edwards

Know all men by these Presents,
That I, Eli A. Grover, in consideration of the
sum of \$190.00 paid by H. N. Upton the receipt
whereof I the said Eli A. Grover do hereby
acknowledge, have granted, bargained and sold,
and by these presents do grant, bargain and sell
unto the said H. N. Upton the following goods
and chattels, viz: One horse, eleven years old, dark
bay mare, white hind feet, strip of white in face
and known as the Hubert York Mare. One farm
wagon, having two inch lxxs, it being the wagon
I had of John Lord.

One grizzled Durham cow, 8 years old that I
raised. One brindle cow 5 years old known as
the Geo. Briggs cow. One Guernsey heifer three
years old that I raised, she is Guernsey color, due to
calve in March. One Guernsey 4 years old, red
and white that I raised.

One Guernsey 4 years old, red and white color, due
to calve in March 1881.

To have and to hold the said goods and
chattels unto the said H. N. Upton Heirs,
Executors, Administrators and Assigns to his only
proper use, benefit and behoof forever. And I
the said Eli A. Grover do avouch myself to be
the true and lawful owner of the said goods
and chattels, and have in myself full power,
good right and lawful authority to dispose of
the same in manner aforesaid and do for
my Heirs, Executors, and Administrators hereby
covenant and agree to warrant and defend
the said goods and chattels against the lawful
claims and demands of all persons whomsoever
unto him the said H. N. Upton Heirs, Executors,
Administrators and Assigns,

Provided nevertheless, that if the said
Eli A. Grover Executors, Administrators or Assigns
shall pay unto the said H. N. Upton Executors,
Administrators or Assigns, the sum of \$190.00
in six from this date with interest at
six per cent. per annum, payable semi annually

Paid and discharged April 10-1881 Eli A. Grover Clerk.

then this bill of sale, as also one certain promissory note bearing even date with these presents, given by the said Eli A. Grover, to the said H. N. Lupton, to pay the sum and interest at the time aforesaid, shall be void, otherwise shall remain in full force.

In witness whereof, I, the said Eli A. Grover have herunto set my hand and seal, this thirteenth day of December in the year of our Lord one thousand nine hundred and ten.

Signed, sealed and Delivered
in the presence of
Sarah H. Grover,

Eli A. Grover, #

A True copy attested - F. P. Bean Town Clerk

Assignment of wages, with power of attorney
Know all Men by these Presents, That I, Charles P. Thurston of Mason, Maine, in consideration of One hundred and Fifty Dollars to me paid by Lucinda S. Waterhouse of said Mason the receipt whereof I do hereby acknowledge, do hereby assign and transfer to said Lucinda S. Waterhouse all claims and demands which I now have, and all which I may and shall have at any time between the date hereof and the twenty eighth day of December next, against Jack M. Kenige for all sums of money due and which, at any time between the two dates last before mentioned herein, may and shall become due to me for services as laborer to have and to hold the same to the said Lucinda S. Waterhouse and her legal representatives forever.

And I, Charles P. Thurston do hereby constitute and appoint the said Lucinda S. Waterhouse and her assigns to be my attorney irrevocable in the premises, to do and perform all acts, matters and things touching the premises in the like manner to all intents and purposes as I could if personally present.

In Witness whereof, I have set my hand and seal this twenty

eight day of December A.D. 1910

Signed, sealed and Delivered
in the presence of

H. H. Hastings

Charles P. Thurston. #

A True copy attested - F. P. Bean Town Clerk

#230 Bethel Apr 29 1911

For value received, I promise to pay to the order of John M. Philbrook Two hundred & thirty Dollars, and interest at six per cent. until paid as follows: In one year Dollars down, and Dollars on of each month thereafter.

The above note is for one pr. Oxen six years old red & white.

The property for which this note is given, shall remain the property of John M. Philbrook and subject to his order, until this note is fully paid, with full permission to enter, take and vend the same waiving all legal rights of redemption.

Witness

John M. Philbrook

May 1. 1911

A true copy Attest

F. P. Bean

John M. Philbrook

#335

Norway Maine Sept 8, 1911

For value received, I promise to pay to the order of H. F. & E. C. Andrews, Three hundred thirty five dollars, and interest at 6 per cent. until paid, as follows: by Apr 1st —

The black 4 and 5 year old horses for which this note is given, shall remain the property of the said H. F. & E. C. Andrews, and subject to their order, until this note is fully paid, with full permission to enter, take and vend the same, waiving all legal rights of redemption.

Witness

J. A. McKenzie

Oct, 21, 1911

A true copy Attest

F. P. Bean

John M. Philbrook

(433)

Norway Maine Oct-18 1912

For Value Received I promise to pay to the order of H. F. & E. E. Andrews four hundred thirty three dollars and interest at six per cent. until paid as follows \$35. per month. The two horses for which this note is given, shall remain the property of the said H. F. & E. E. Andrews and subject to their order until this note is fully paid. with full permission to enter. take and vent the same waving all legal rights of redemption.

Thomas E. Westleigh

A True copy Attest - F. P. Bean Town Clerk
Nov 16th 1912

(500.)

Cumbe Maine May 15th 1913

Six months after date, for value received I promise to pay to the order of Chas D. Hasty Five Hundred dollars at any bank with interest at six per cent. until paid the same being for two Gray horses which I have this day bought of said Chas D. Hasty and said horses to remain the property of said Chas D. Hasty until said sum and interest are paid in full.

John Westleigh
Res Mason

O O W Bethel

A True copy Attest - F. P. Bean Town Clerk

East-Worward Maine Nov 22nd 1913

One year from date for value received We promise to pay L. E. McIntire or order \$50 fifty dollars with interest at six per cent.

S. O. Grover

Eli A. Grover

The above note is given for a Holstein bull calf ten months old the same calf bought of the said L. E. McIntire. The calf is remain the property of the said L. E. McIntire until this note is paid in full.

S O Grover

Eli A Grover

Paid and discharged Dec 10-1914

Paid & discharged June 26:1914

66

\$27.00 West Bethel, Me. February 2:1914
Two months after date, for value received.
I promise to pay to the order of
W. J. Wheeler, the sum of twenty seven
dollars with interest.

The two Yorkshire shoats, one male
and one female, being some shoats had
of W. J. Wheeler, for which this note is
given, shall remain the property of said
W. J. Wheeler and subject to his order.
until this note and interest is fully
Paid with full permission to enter,
take and vend the same, waiving all
legal rights of redemption,

Witness Ella A. Groves.

Eli. A. Groves.

March 30:1914.

A true copy attest

Eli. A. Groves, Clerk of Mason

Received and recorded at Mason March 30-1914.
at 2.30 o'clock P.M.

Eli. A. Groves Clerk.

\$600.00

Auburn Me April 7:1914

Two months after date, for value received
I promise to pay to the order of Chas D. Hasty.
Six Hundred Dollars at any bank with interest
at six percent, until paid. the same being for:
One Brown Mare and one Bay Horse, which
I have this day bought of said Chas D. Hasty,
and said property to remain the property
of said Chas D. Hasty until said sum and
interest are paid in full.

John Westleigh

Res Mason Rd West Bethel.

March April 14:1914 A true copy attest

Eli. A. Groves Clerk of Mason

Received and Recorded at Mason April 14 1914
at 8.45 A.M. Eli. A. Groves Clerk of Mason.

Know all Men by these Presents
That Eli A Grover of Mason in the County
of Oxford and the State of Maine
in consideration of One Hundred & Fifty dollars
paid by Bion M Greeley of Oxford in said
County the receipt whereof I the said
Eli A Grover do hereby acknowledge, have
granted, bargained and sold, and by these
presents do grant, bargain and sell unto the
said Bion M Greeley the following goods &
chattels, viz

One certain horse, bay in color,
called the Hasty horse, said to be about
12 years old, and this day purchased by me of
of said Greeley.

To Have and to Hold the said goods and chattels
unto the said Bion M Greeley, his heirs, execu-
tors, administrators and assigns, to their only
proper use, benefit and behoof forever, And I the said
Eli A Grover, do avouch myself to be the true
and lawfull owner of the said goods and chattels, and
have in myself full power, good right, and lawfull
authority to dispose of the same in manner aforesaid;
and I do for myself my heirs, executor, and adminis-
trators, here by covenant and agree to warrant and defend
the said goods and chattels against the lawfull claims and
demands of all persons whomsoever, unto him the said Greeley
heirs, executor, administrators and assigns.

Provided Nevertheless, that if the said Eli A Grover his executor
administrators, or assigns, shall pay unto the said Bion M Greeley
his executor, administrators, ^{assigns} the sum of One hundred & Fifty dollars
payable to today, 10 on the 6 of May, June, July, Aug 50 on Jan 1-15 and balance
on April 1-15; from this date, with interest on said sum, at the rate of
six per cent, per annum, untill fully paid, then this bill of sale,
or also a certain promissory note, bearing even date with these
presents, given by ^{the} said Eli A Grover, to the said Bion M.
Greeley to pay the sum and interest at the time aforesaid, shall
both be void otherwise remain in full force.

Provided Also, that it shall and may be lawfull for said
Grover to continue in possession of said goods and
chattels untill breach of this Mortgage.

In Witness Whereof, I the said Eli A. Grover
have hereunto set my hand and seal this sixth
day of April in the of our Lord one thousand nine
hundred and fourteen, (1914)
signed sealed and Delivered
in presence of

Alton C. Wheeler,

Eli A. Grover, ~~E~~ ^{and}

A true copy Attest - Eli A. Grover Clerk,
Received and recorded at - Mason, April 8 - 1914 - at
12 o'clock - noon

Eli A. Grover, Clerk of Mason

Know all men by these Presents.

That I, Douglas W. Bushing, Mason in the
County of Oxford and State of Maine in
consideration of the sum of four hundred and
fifty dollars paid by Walter G. Emery of Bethel
in said County, the receipt whereof I the said
Douglas W. Bushing, do hereby acknowledge, have
granted, bargained and sold, and by these presents do
grant, bargain and sell unto the said Walter G. Emery,
the following goods and chattels, viz:

One pair bay horse, four and five years old, being
the same horse this day bought by said Bushing of
said Emery.

To have and to hold the said goods and
chattels unto the said Walter G. Emery his, Heirs,
Executors, Administrators and Assigns to their only
proper use, benefit and behoof forever, And I
the said Douglas W. Bushing do avouch myself
to be the true and lawfull owner of the said
goods and chattels, and have in me full power,
good right and lawful authority to dispose of
the same in manner afore said; and I do for
myself my Heirs, Executors and Administrators,
thereby covenant and agree to warrant and defend
the said goods and chattels against the lawful
claims and demands of all persons whomsoever.

unto him the said Emery, his Heirs, Executors, Administrators and Assigns,

Provided Nevertheless, that if the said Douglass W. Cushing his Executors, Administrators or Assigns, shall pay unto the said Walter S. Emery, his Executors, Administrators or Assigns, the sum of four hundred and fifty dollars on four months from this date, with interest at six percent. per annum, then this bill of sale, also one certain promissory note bearing even date with these presents, given by the said Cushing to the said Emery to pay the sum and interest at the time aforesaid, shall both be void, otherwise shall remain in full force.

In witness whereof, I the said Douglass W. Cushing have hereunto set my hand and seal this eighth day of April in the year of our Lord one thousand nine hundred and fourteen,

Signed, Sealed and Delivered
in presence of

E. C. Park

Douglass W. Cushing

For a valuable consideration to me paid by Bethel National Bank, of Bethel, Maine, I do hereby sell, assign and transfer to said Bank, its successors and assigns, the with mortgage and all my right, title and interest in and to the same and the note secured by it and in and to the property named in said mortgage.

Dated, April 8th 1914.

Walter S. Emery.

Received and recorded April 8, 1914 at 2:45-
o'clock P.M. Eli A. Groves Clerk

A true copy Attest

Eli A. Groves Clerk
of Mason.

Know all men by these Presents,

That I, John Westleigh of Mason in the County of Oxford and State of of Maine, in consideration of the sum of two hundred and twenty six & 34/100 dollars, paid by George D. Morrill of Bethel in said County, the receipt whereof I the said Westleigh do hereby acknowledge, have granted, bargained and sold; and by these presents do grant, bargain and sell unto the said George D. Morrill the following goods and chattels viz:

One pair of gray horses, five or six years old and being the horses bought by me of Chas D. Hasty of Auburn, Me. about one year ago,

To have and to hold the said goods and chattels unto the said George D. Morrill, his Heirs, Executors, Administrators and Assigns to his only proper use, benefit and behoof forever, And I the said Westleigh do avouch myself to be the true and lawful owner of the said goods and chattels, and have in full power, good right and lawful authority to dispose of the same in manner afore said; and I do for myself, my Heirs, Executors and Administrators, hereby covenant and agree to warrant and defend the said goods and chattels against the lawful claims and demands of all persons whomever, unto him the said Morrill, Heirs, Executors, Administrators and Assigns.

Provided nevertheless, That of the said John Westleigh his Executors, Administrators or Assigns, shall pay unto the said George D. Morrill, his Executors, Administrators or Assigns, the sum of two hundred and twenty six dollars and thirty four cents, in six months from this date, with interest at six per cent. per annum, payable annually, then this bill of sale, as also one certain promissory note bearing

even date with these presents, given by the said Westleigh to the said Morrill to pay the sum and interest at the time aforesaid, shall both be void, otherwise shall remain in full force.

I witness whereof, I the said John Westleigh have herewith set my hand and seal this twenty eighth day of April in the Year of our Lord one thousand nine hundred and fourteen.

Signed, Sealed and Delivered
in presence of.

Levia Westleigh

John Westleigh ^{seal}

A true copy attest Eli A. Grover.

Clerk of Mason.

Received and recorded at Mason April 29. 1914
at 11 o'clock A.M. Eli A. Grover, Clerk.

\$88.00

Mason Me May 18/1914

For value received I promise to pay Prescott & Bennett on order, eighty eight dollars in one year from the date hereof with interest. This note is given for seven sheep and six lambs, said sheep being marked with a slit in the right ear and being all the sheep and lambs now in possession of myself and which sheep and lambs are to remain the property of said Prescott & Bennett until this note is paid in full with interest.

A true copy Attest Eli A. Grover John Westleigh
Clerk

Received and recorded at Mason May 21
1914 at 10 o'clock P.M.

Eli A. Grover Clerk
of Mason.

\$65.00

At Albany June 29th 1914

For value received I promise to pay C W Eastman or his order the sum of Sixty five dollars in payments as follows Thirty five dollars in October next and the balance by the first of January next with interest. The above Note is given for one bindle bow said to be nine years old last spring known as the James Merrill bow also one red white faced calf by her side that is two (2) weeks old said bow being the same said Eastman had of Eugene McKean said bow and calf is to remain the property of said Eastman until said Note and Interest is fully paid.

Witness

Mrs Dollie C. Eastman.

Thomas E. Westleigh.

A true copy Attest-

Eli A. Grover, Clerk

Received and recorded July 6 in Book 2 Page 72 at 10 o'clock A.M. 1914.

Eli A. Grover.

Clerk of Mason.

\$148 Bethel Me Sept - 12 - 1912

For value received I promise to pay J. M. Philbrook or order One hundred and forty-eight dollars in seven months from date with interest.

The above note is given for three cows and two years black and white two cows four years old red & white the property for which this note is given shall remain the property of John M. Philbrook until the note and interest is paid. S. W. Cushing.

A true copy Attest- Eli A. Grover, Town Clerk.

Received and recorded Sept 16 in Book 2, Page 72. at 12:40 o'clock P.M. 1914.

Eli A. Grover, Clerk.

\$ 200

Mason Maine Oct 2:19 14

For value received, I promise to pay to the
order of Stephen E Wesley, Two Hundred
Dollars in Six months from date, with interest
John Westlight

Received and recorded Oct 19 19 14 at 2 o'clock P.M.
at Mason. A true copy Attest

Eli. A. Grover Clerk
of Mason.

Know all men by these Presents:

That I, John Wesley, of Mason Maine, -
in consideration of the sum of two hundred
dollars paid by Stephen E Wesley of said Mason
the receipt whereof the said Stephen E Wesley
do hereby acknowledge, have granted, bargained
sold, and by these presents do grant, bargain
and sell unto the said John Wesley, the
following goods and chattels - viz

One pair of bay horses, one horse has star in
fore head. Each horse is about six years old and
each will weigh some 1600 pounds these horses
being the same which T. W. Vashaw formerly
had and the same which I bought through
Chas. D. Hasty, of Auburn.

To have and to hold the said goods and
chattels unto the said Stephen E Wesley, his

Heirs, Executors, Administrators and assigns
to his only proper use, benefit and behoof
forever, And I the said John Wesley,

do avouch myself to be the true and lawfull
owner of the said goods and chattels, and have
in myself full power, good right, and lawfull
authority to dispose of the same in manner
aforesaid, and I do for myself my Heirs,
Executors, and Administrators, hereby
covenant, and agree to warrant and defend the
said goods and chattels against the lawful.

Next page

claims and demands of all persons whomsoever
 unto him, the said Stephen E. Wesley, his
 Heirs Executors, Administrators and assigns
 Provided nevertheless, That if the said John
 Wesley, his Executors, Administrators or
 Assigns, shall pay unto the said Stephen E.
 Wesley his Executors, Administrators or Assigns
 the sum of Two hundred dollars in six months
 from this date, with interest at six percent per
 annum, then this bill of sale, as also one
 certain promissory note bearing even date
 with these presents, given by the said John Wesley
 to the said Stephen E. Wesley, to pay the
 sum and interest at the time aforesaid, shall
 both be void, otherwise shall remain in full
 force.

In witness whereof I the said John Wesley
 have hereunto set my hand and seal this
 second day of October in the year of our Lord
 one thousand nine hundred and fourteen.
 signed Sealed and
 delivered in

Presence of
 Henry Perkins

John Wesley.
 A true copy attest Eli A Grover Clerk

\$600.

Habersham Maine Dec 11-1914

Six months after date, for value received I
 promise to pay to the order of Chas. D. Hasty
 Six Hundred dollars at any bank with
 interest at six per cent. untill paid the same
 being for Two Brown Horses, Which I
 have this day bought of said Chas. D. Hasty
 untill said sum and interest are paid in full

John Westleigh

A true copy Attest

Eli A Grover Clerk.

Received and recorded at Falmouth Dec 14-1914
 at 8.45 A.M. Eli A Grover
 Clerk,

50.

Dec 29: 1914

One year from date for value received we promise to pay L. E. McIntire or order fifty dollars with interest.

S. O. Grover,
E. A. Grover.

The eleven months old Holstein bull calf for which this note is given, bought this day of the said L. E. McIntire is to remain the property of the said L. E. McIntire without expense to him until this note is paid in full.

S. O. Grover,
E. A. Grover.

A true copy attest - Eli A. Grover, Clerk of Mason
Received at - Mason, this 24 day of Jan 1915 - at 2 P.M.
and recorded. Eli A. Grover.

Know all Men by these Presents

We S. O. Grover and, Eli A. Grover of Mason Maine, in consideration of thirty five dollars paid by F. D. Bean of the said Mason the receipt whereof we the said S. O. and Eli A. Grover do hereby acknowledge, have granted bargained and sold and by these presents do grant bargain and sell unto the said F. D. Bean the following goods and chattels viz one cow of brindle color with one broken horn eight or nine years old.

To have and to hold the said goods and chattels unto the said F. D. Bean his heirs executors administrators and assigns to his only proper use benefit and behoof forever. And we the said S. O. and Eli A. Grover do avouch ourselves to be the true and lawfull owners of the said goods and chattels, and have in ourselves full power good right and lawfull authority to dispose of the same in manner afore said, and we do for ourselves and heirs executors and administrators hereby covenant and agree to warrant and defend the said goods and chattels against the lawfull claims and demands of all persons whomsoever unto him the said F. D. Bean.

Next Page

his heirs Executors Administrators and assigns provided nevertheless that if the said S.O. and Eli A. Grover their Executors Administrators or assigns shall pay unto the said F. D. Bean Heirs Executors Administrators or assigns the sum of thirty five dollars in two months from this date with interest at six percent per annum then this Bill of Sale or also one promissory note bearing even date with these Presents given by the said S.O. and Eli A. Grover to the said F. D. Bean to pay the sum and interest at the time aforesaid shall both be void other wise shall remain in full force.

In witness where of we the said S.O. & Eli A. Grover have hereunto and seals this Eighteenth day of December in the year of Lord one thousand nine hundred & fifteen

Signed Sealed and

Delivered in the presence of
Ella A. Grover.

S. O. Grover.

Eli A. Grover.

A true copy attest Eli A. Grover Clerk of
Masson Dec 18: 1914

For value received we jointly and severally promise to the order of F. D. Bean thirty five dollars in two months from date with interest until fully paid S. O. Grover.

Eli A. Grover.

Received and recorded at Masson this
twentieth day of Jan. 1915 at 9 P.M. in Book
& Pages 75 & 76.

Eli A. Grover Town Clerk.

\$175 Mason, Maine May 11 - 1915

For value Received I Promise to Pay
W. J. Wheeler or order the sum of One
Hundred Seventy-five Dollars in quarterly
payments of ten dollars each with interest at
6 percent, and at the same rate after due until
paid.

This Note is Given for one Leanter Picnic
Chair and cover, bargained and delivered to me
and made by Leanter Co of Newark N. J.
Style No 150 No 27314, and which it is
agreed shall remain the property of the said
W. J. Wheeler, until this note is paid

Douglas W. Bushing
Received and recorded at Mason May 14 - 15
at 6.30 o'clock P. M. in Book 2 page 77.
A true and attested copy Eli A. Grover.
Town Clerk.

\$50 May 8 - 1915 -

Six months after date I promise to pay to
the order of M. J. Douglas fifty dollars
at any National Bank value received

A true copy Eli A. Grover.
Eli A. Grover Clerk of Mason

Know all Men by these Presents
That I Eli A. Grover in consideration of the
sum of fifty dollars (\$50) paid by M. J. Douglas
The receipt whereof I the said Eli A. Grover do
hereby acknowledge, have granted, bargained and
sold, and by these presents do grant, bargain
and sell unto the said M. J. Douglas the
following goods and chattels; viz:

One cow 8 years old brindle in color the
same I bought of George Briggs about one
Surrey cow 7 years old, Orange and White in
Continued on next page.

The same I bow ylt of Shirley Haselton
 To have and to hold the said goods and chattels
 unto the said M. J. Douglas, Heirs, Executors,
 Administrators and Assigns to His only Proper
 use, benefit and behoof forever, and I the said
 Eli. A. Grover, do avouch my self to be the true
 and Lawfull owner of the said goods and chattels
 and have in myself full power good right and
 and lawfull authority to dispose of the same in
 manner aforesaid; and I do for my Heirs, Executors
 and Administrators, here by covenant and agree
 to warrant and defend the said goods and
 chattels against the Lawfull claims and demands
 of all persons whomsoever, unto him the said
 M. J. Douglas Heirs, Executors, Administrators
 and Assigns.

Provided nevertheless that if the said
 Eli. A. Grover, Executors, Administrators or Assigns
 shall pay unto the said M. J. Douglas, Executors
 Administrators or Assigns the sum of \$50 Fifty
 dollars in six months from this date with
 interest at (6) six percent per annum payable in
 six months, then this bill of sale, as also one
 certain promissory note bearing even date with
 these presents, given by the said Eli. A. Grover
 to the said M. J. Douglas, to pay the sum
 and Interest at the time aforesaid shall be void
 otherwise shall remain in full force

Provided also, that it shall and may be lawfull
 for said Eli. A. Grover to continue in possession
 of said goods and chattels untill a breach of the
 contract

In Witness Where of I the said Eli. A. Grover,
 have hereinto set my hand and seal this Eighth day
 of May in the year of our Lord one thousand nine
 hundred and fifteen

Signed sealed and delivered in

presence of
 F. D. Beas

Eli. A. Grover.

Received and recorded at Mason this 19th day of
 May at 10 o'clock. P. M. A true copy Eli. A. Grover
 Clerk of Mason.

\$266.50

August 11-1915

Four months after date, for value received I promise to pay to the order of Chas L Hasty Two Hundred Sixty Six & 50/100 Dollars at any bank with interest at six percent. until paid, the same being for One Brown Mare and One Brown Horse which I have this day bought of said Chas L Hasty, and said property to remain the property of said Chas L Hasty until said sum and interest are paid in full

A true copy A. test. John Westleigh.
June 21. at Acadia A.M. Received and recorded
Eli A Brown Clerk of
Mason.

Know all Men by these Presents, That J. L. W. Cushing of Mason in the County of Oxford and State of Maine, in consideration of One Hundred Fifty Three and 10/100 Dollars to me paid by J. H. Bell of Berlin in the County of Coos and State of New Hampshire the receipt whereof I do hereby acknowledge, have granted, bargained, and sold, and by these presents do grant, bargain and sell, unto the said J. H. Bell, all the goods and chattels, wares, effects and merchandise, to wit:

One bay horse about five years old weighing about 1500 pounds, and being the same horse I this date bought of said J. H. Bell.

Also one bay horse about six years old weighing about 1500 pounds and being the same horse I bought of Walter G. Emery the spring of 1914.

I have and to hold, the same unto the said grantee, executors, administrators and assigns forever. Provided, Nevertheless, that if I or my executors, administrators, or assigns, shall pay or cause to be paid unto the said J. H. Bell, or his executors or administrators, the sum of One Hundred Fifty three and 10/100 dollars according to the terms of my two certain promissory notes of even date
(Continued Over on next Page)

here with one on three month's time for $76\frac{13}{100}$
and one on five month's time $76\frac{88}{100}$ both notes made
payable to the order of J. F. Bell, at any Nat. Bank
and also being for value received then these presents
shall be void. And I have put the said grantee in
full possession of said property by delivering to
him this deed in the name of the whole.

And it is agreed by the parties, that in case of default
of performance of said condition, it shall be lawful for
the said property to remain in possession of said grantor;
liable, however, to be taken and removed by said grantee, as
well before as after such default; and for that purpose,
said grantee, his executors, administrators, or assigns, may
forcibly, and without judgment of law, enter into the
dwelling house of said grantor, or wherever said property
may be situated, and remove the same at pleasure.

In Witness Whereof, I have hereunto set my hand
and seal this 6th day of November in the year of our
Lord, one thousand nine hundred and fifteen,
signed, sealed and delivered in presence of us
Geo. H. Bell. L. W. Bushing

We severally swear that the foregoing mortgage
is made for the purpose of securing the debt specified
in the condition thereof, and for no other purpose
whatsoever; and that said debt was not created for the
purpose of enabling the mortgagor to execute said
mortgage, but a just debt honestly due and
owing from mortgagor to the mortgagee, So help me
God

L. W. Bushing
J. F. Bell

State of New Hampshire. Coos. ss. Nov 6 A.D. 1915
Personally appeared the above named J. F. Bell
and L. W. Bushing, and severally took and
subscribed the foregoing oath
Before me Geo. H. Bell Justice of the Peace.

A true copy Attest: Received and recorded at
Mason this 9th day of November A.D. 1915 at 9 o'clock P.M.
Eli A. Grover Clerk of
Mason.

Know all men by these Presents
 That I, Samuel O. Grover, of Mason, in the
 County of Oxford, and State of Maine -----
 in consideration of the sum of forty one dollars
 (\$41.00) --- paid by George L. Morrill, of Bethel,
 in said County --- the receipt whereof --- I, the
 said Grover, do hereby acknowledge, have granted,
 bargained and sold, and by these presents do
 grant, bargain and sell unto the said Morrill
 the following goods and chattels, viz:

One Jersey Cow, about eight years old and
 one red mare, some ten years old, - both said
 said cow and mare being the only ones I have
 and being now in my possession, said cow
 was raised by me, and said mare I have had
 for some years.

To have and to hold the said goods and
 chattels unto the said Morrill - his Heirs,
 Executors, Administrators and Assigns to their
 only proper use, benefit and behoof forever.
 And I the said Grover ----- do avouch myself
 to be the true and lawfull owner of the said
 goods and chattels, and have in myself full
 power, good right and lawfull authority to
 dispose of the same in manner aforesaid; and
 I do for myself, my Heirs, Executors, Administra-
 tors, hereby Covenant and agree to warrant
 and defend the said goods and chattels against
 the lawfull claims and demands of all persons
 whomesoever, unto him the said Morrill his
 Heirs, Executors, Administrators and Assigns,
 Provided nevertheless, That if the said Grover
 his Executors, Administrators or Assigns, shall
 pay unto the said Morrill his Executors,
 Administrators or Assigns the sum of forty one
 Dollars in six months from this date
 with interest at six per cent. per annum then
 this bill of sale, as also one certain

Promissory note bearing even date with
 these presents, given by ^{the} said Grover to
 the said Morrill - - To pay the sum and
 continued on next Page.

interest-at the time aforesaid, shall both be void, otherwise shall remain in full force
 In Witness whereof, I the said Samuel O. Groves, have hereunto set my hand and seal this twenty-seventh day of October in the year of our Lord one thousand nine hundred and fifteen.

Signed sealed and delivered
 in presence of

Samuel O Groves

A true copy Attest

Received and recorded at Mason Nov 8 at 12:30 o'clock noon, in Book 2. Page 8. Eli A Groves Clerk of Mason.

I now all men by these Presents That I Eli A Groves, of Mason, in the County of Oxford and State of Maine, In the consideration of the sum of three hundred fifty three dollars - paid by George L Morrill, of Bethel, in said County the receipt whereof I the said Groves do hereby acknowledge, have granted bargained and sold, and by these presents do grant bargain, and sell unto the said Morrill the following goods and chattels, viz:

One pair of horses, both of a red color, one of which I had of Andrews of Norway, and one I had of Bion Greeley, being the only horses I now have; one heavy double wagon of blue color; two red cows, one eight and one five years old; two black and white cows, one five and one three years old; one red and white cow five years old. All of said cows being same I have this day bought of said Morrill.

To have and to hold the said goods and chattels unto the said Morrill - his Heirs, Executors, Administrators and Assigns to them only proper use, benefit and behoof forever, and I the said Groves do avouch my self - to be the true and lawfull owner of the said goods and chattels, and have in myself full Power, good right and lawfull authority to dispose of the same

in manner aforesaid; and I do for myself my Heirs, Executors and Administrators, hereby covenant and agree to warrant and defend the said goods and chattels against the lawful claims and demands of all persons whomsoever, unto him - the said Morrill his Heirs, Executors, Administrators and Assigns.

Provided nevertheless, That if the said Grover his Executors, Administrators or Assigns shall pay unto the said Morrill his Executor Administrator or Assigns, the sum of three hundred fifty three dollars as follows one hundred dollars in six months from date and the balance in one year from date, with interest at six percent per annum, payable annually, then this bill of sale, as also one certain promissory note bearing even date with these presents, given by the said Grover to the said Morrill, to pay the sum and interest at the time aforesaid, shall both be void, otherwise shall remain in full force.

In Witness whereof I the said Grover have hereunto set my hand and seal this twenty seventh, day of October in the year of our Lord one thousand nine hundred and fifteen.

Signed, Sealed and Delivered

in presence of

Chas. A. Grover

A true Copy Attest

Received and Recorded at Mason Nov 3 at 12.30
in Book 2 page 82 & 83 Chas. A. Grover Clerk,
of Mason.

Know all Men by these Presents,
 That I John W. Westleigh of Mason in
 the county of Oxford and State of Maine
 in consideration of two hundred thirty (230)
 Dollars paid by Rachael Westleigh of said
 Mason, the receipt whereof I the said John
 W. Westleigh do hereby acknowledge, have granted,
 bargained and sold, and by these presents
 do grant bargain and sell unto the said
 Rachael Westleigh the following goods and
 chattels, viz: One bay horse known as the
 Hasty horse white star in forehead, six years
 old and one gray horse six years old known as
 Hasty horse. Hasty team.

To have and to hold the said goods and
 chattels unto the said Rachael Westleigh,
 her heirs executors, administrators and assigns
 to her only proper use, benefit and behoof forever.

And I the said John W. Westleigh do avouch
 myself to be the true and lawfull owner of
 the said goods and chattels, and have in myself
 full power, good right, and lawfull authority to
 dispose of the same in manner aforesaid and I
 do for myself, my heirs, executors, and administrators
 hereby covenant and agree to warrant and defend
 the said goods and chattels against the lawfull
 claims and demands of all persons who hereafter
 her the said Rachael Westleigh to her heirs
 executors, administrators and assigns.

Provided nevertheless, that if the said John
 W. Westleigh his executors, administrators or assigns
 shall pay unto the said Rachael Westleigh her
 executors, administrators or assigns, the sum of
 two hundred thirty (230) Dollars in nine months
 from this date, with interest on said sum, at
 the rate of six per cent. per annum, payable,
 annually, untill fully paid, then this Bill of
 sale shall be a certain promissory note, bearing
 even date with these presents, given by the said
 John W. Westleigh to the said Rachael Westleigh
 to pay the sum and interest at the time.

aporesaid shall be void, otherwise shall
remain in full force.

Provided Also, that it shall ^{and may} be lawful for
said John W Westleigh to continue in possession
of said goods and chattels until breach of
above contract.

In Witness Whereof, I the said John W Westleigh
have hereunto set my hand and this seventeenth
day of August in the year of our Lord one thousand
nine hundred and fifteen

signed sealed and delivered

in presence of

John W. Westleigh.

H H Hastings

A true copy Attest

Received and recorded at Mason Dec 22-15
at 9 o'clock P.M. Eli A Grover Clerk.

\$230

Bethel Me Aug. 17-1915

Nine months after date I promise to pay to
order of Rachael Westleigh.

Two hundred Thirty Dollars at
any Bank with interest at six per cent
Value received

John W Westleigh

Received and recorded at Mason Dec 22 15
at 9 o'clock P.M. Eli A Grover Clerk

A true copy Attest

Eli A Grover
Clerk of Mason.

Paid and discharged May 13-16
Eli A Grover Clerk

Dec 20 1915

For value received I promise to pay to the order of B. D. Morrill, forty five dollars (\$45.00) together with interest at six percent ~~at~~ percent which shall have accrued up to the time of payment of this note

This note is given for one three year old heifer, red and white, known as the York heifer which shall remain the property of B. D. Morrill and subject to his order until this note is fully paid, with full permission to enter, take and vend the same, waiving all legal rights of redemption.

signed Eli A. Groves.

This note to be paid on or before six months from the date this note is written.

Received and recorded at Mason at 9 o'clock in the evening in the year 1915 Eli A. Groves
Dec 23 Clerk of Mason.

#360

Auburn Me May 17 1916

Four months after date for value received I promise to pay to the order of Chas D Hasty Three Hundred Sixty Dollars at any bank with interest at six per cent until paid, the same being for One Bay Horse and one Roan Mare which I have this day bought of said Chas D. Hasty and said property to remain the property of said Chas D Hasty, until said sum and interest are paid in full

John Westergli

Mason

Received and recorded this 19th day of May 1916 at 9 o'clock P.M.

Eli A. Groves

Clerk of Mason.

\$50.00 Mason Maine March 26th 1916.

For value received, six months after date I promise to pay Ervin Hutchinson ^{or his} as Order \$50.00 (Fifty dollars) with interest at six per cent until paid. This note is given for one white cow, said to be five years old bought by me of S. L. Morrill. This cow is to remain the property of said Ervin Hutchinson until this note and interest are fully paid.

J. A. McKingie
Received and recorded at Mason Dec 12-1916.
at 3 o'clock P.M.
A true copy. Eli A. Grover
Clerk of Mason.

\$200

Noway Maine Dec 16 1916
For value received, I promise to pay to the order of H. F. & E. E. Andrews, Two hundred Dollars, and interest at a per cent, until paid as follows: 100 Mar 1st the bal May 1st.

The Bay mare known as the Hastings & Varshaw mare, for which this note is given, shall remain the property of the said H. F. & E. E. Andrews, and subject to their order, until this note is fully paid, with full permission to enter, take and vend the same, waiving all legal rights of redemption.

Meyron E. Morrill
Bethel N.H.

A true copy. Attest Eli A. Grover,
Clerk of Mason.

Received and recorded at Mason Dec 20-1916
at 8:30 A.M. in Book 2.

Eli A. Grover,
Clerk of Mason.

Know all Men by these Presents
That I, E. A. Grover of Mason, in the County
of Oxford and State of Maine in consideration
of the sum of Seventy Dollars Paid by O. K. Clifford
of Paris, in said County, the receipt whereof I the
said E. A. Grover do hereby acknowledge, have
granted, bargained and sold, and by these these
presents do grant, bargain and sell unto the said
O. K. Clifford the following goods and chattels,
viz: 1 heifer white, with a few small black
spots, 13 months old Sturtevant heifer; also 1
black and white, 16 months old Millett heifer.

To have and to hold the said goods and chattels
unto the said O. K. Clifford his heirs, Executors,
Administrators and Assigns forever. To his only
proper use, benefit and behoof forever. and I the
said E. A. Grover do avouch myself to be the
true and lawful owner of the said goods and
chattels, and have in my self full Power, good
right and lawfull authority to dispose of the same
in manner aforesaid; and I do for myself and my
heirs, Executors and Administrators, hereby
covenant and agree to warrant and defend
the said goods and chattels against the lawfull
claims and demands of all persons whomsoever,
unto the said O. K. Clifford his heirs, Executors,
Administrators and Assigns.

Provided nevertheless, that if said E. A. Grover,
his Executors, Administrators or Assigns, the sum
of Seventy dollars in six months from this date,
with interest at 6 percent per annum then this
bill of sale, as also a certain promissory note
bearing even date with these presents given by
the said E. A. Grover to the said O. K. Clifford
to pay the sum and interest at the time of which
shall both be void: otherwise shall remain in full
force.

Provided also, that it shall be lawfull for
said E. A. Grover to continue in possession of
said goods and chattels untill breach of the
Mortgage.

I am witness whereof, I the said E. A. Grover, have hereunto set my hand and seal this twenty-ninth day of December in the year of Our Lord one thousand nine hundred and sixteen.

Signed, sealed and Delivered

in presence of

A. C. Wheeler,

A true copy.

Eli A. Grover ##

Received and Recorded Dec 30 at 10.45
o'clock A.M. B. 2. P. 88 Eli A. Grover, Clerk.
of Mason, Me.

Bethel Maine Feb. 19, 1917.

Six months after date, for value received I promise to pay Emma B. Bartlett or order two hundred sixteen and $\frac{44}{100}$ Dollars, with interest at 6%, the same being for balance of note held by S. D. Morrill which I have this day bought of said Morrill, said property is to remain the property of said Emma B. Bartlett and to be kept in good condition and in the town of Mason, Me until said sum and interest are paid. It is also further agreed that in case of injury, sickness or loss of said property that this note shall be paid in full. Payable at any bank in Maine.

Witness: W. J. Douglass

X Eli A. Grover

As further security for the above note I hereby sell to said Emma B. Bartlett one Brindle Cow 9 yrs old

one Guernsey Jersey cow 5 years old

said property to be kept at my home in the town of Mason, Me. and in good condition until the above note is paid.

Witness W. J. Douglass

Due 7/19/17.

X Eli A. Grover

Received and recorded this 23rd day of February 1917. at 8:30 A.M. Book 2. Page 89.

Know all men by these Presents
 That I John Westleigh of Mason County of
 Oxford State of Maine in consideration of the
 sum of two hundred ninteen dollars and $\frac{45}{100}$ (\$219.45)
 paid by George D. Morrill of Bethel in said County
 the receipt whereof I the said Westleigh do hereby
 acknowledge have granted bargained and sold and by
 and by these presents do grant bargain and sell unto
 the said the following goods and chattels viz, one
 roan mare about five years old weighing about 1600
 pounds and bay horse about six years old weighing
 about 1700 pounds said horses being same I had of
 Charles D. Hasty To have and to hold the said
 goods and chattels unto the said Morrill his
 heirs Executors Administrators and Assigns to his and
 their only proper use benefit and behoof forever and I
 the said Westleigh do avouch myself to be the true and lawful
 owner of the said goods and chattels and have in myself full power
 good right and lawful authority to dispose of the same in manner
 aforesaid and I do for myself my heirs Executors and Administrators
 hereby covenant and agree to warrant and defend the said goods and
 chattels against the lawful claims and demands of all persons whomsoever
 unto him the said Morrill his heirs Executors Administrators and
 Assigns Provided nevertheless That if the said Westleigh his Executors
 Administrators or Assigns shall pay unto the said Morrill his
 Executors Administrators or Assigns the sum of two hundred ninteen
 $\frac{45}{100}$ dollars (\$219.45) in six months from this date with
 interest at six per cent per annum then this bill of
 sale as also one certain promissory note bearing
 even date with these presents given by the said
 Westleigh to the said Morrill to pay the sum and
 interest at the time aforesaid shall both be void
 otherwise shall remain in full force
 In witness whereof I the said Westleigh have hereunto
 set my hand and seal this twenty-ninth day of
 May in the year of our Lord one thousand nine
 hundred and seventeen
 Signed sealed and delivered
 in presence of John W. Westleigh

Read and recorded May 30th 1917
 A true copy Attest

F. F. Bean Town Clerk

Lewiston Maine November 3 1905

Lease No A 3137 Clerk Aikens

This is to certify that I Leroy Andrews have this day hired and received of Letherton Furniture Company Lewiston Me articles scheduled on the reverse side hereof which articles are to be used by me at West Bethel Maine for the rent and use of which I promise to pay to said Letherton Furniture Company its successors or assigns the sum of beginning Beginning Jan 1st Five dollars per month

In presence of C. D. Aikens

Witness my signature Leroy P. Andrews

Schedule of goods

Mar 3 1917

1 Couch cover	2.25
1 Rocker	3.75
1 Dining Table	10.75
4 Dining chairs	5.40
1 Mirror	1.75
1 Tea Kettle	1.50
1 Br pillow slips	3.60
1 Puff	1.98
1 Rug	2.25
8 Shades	2.40
1 Wool fiber Rug	59

Dresser	13.85
1 Parlor Stand	5.98
1 Bedspread	1.25
1 Rug 27 X 54	2.25
2 Rockers	6.50
2 Orners	2.50
1 Chalm Chair	1.10
1 Bed Tub	1.25
1 Bed	
1 Spring	
1 Mattress	18.00

Mar 2 1917

1 Grey Rug	
1 Rug 27 X 54	2.25
1 Rug 36 X 72	3.50

#(4257)

Cuburn Maine June 20 1917

Four months after date for value received I
 promise to pay to the order of Chas. D. Hasty
 four hundred dollars at any bank with interest
 at six per cent until paid, the same being two
 sorrel horses which I have this day bought of
 said Chas. D. Hasty and said horses to remain
 the property of said Chas. D. Hasty until said sum
 and interest are paid in full

John Westleigh

A true copy attest F. F. Bean town Clerk

Rec'd June 21¹⁹¹⁷ at 2.30 P.M.

Know all men by these Presents

That I Eli. A. Grover of Marion in the County of Oxford and State of Maine in consideration of the sum of one hundred eighty dollars paid by Emma B Bartlett of Bethel in said County the receipt whereof I the said Grover do hereby acknowledge have granted bargained and sold and by these presents do grant bargain and sell unto the said Bartlett the following goods and chattels viz one black and white halstein and jersey cow one full blooded jersey 6 years old one ashane cow 7 years old one halstein 5 years old known as Elmer Stearns herper To have and to hold the said goods and chattels unto the said Bartlett her Heirs Executors administrators and assigns to their only proper use, benefit and behoof forever and I the said Grover do avouch myself to be the true and lawful owner of the said goods and chattels and have ~~given myself~~ full power good right and lawful authority to dispose of the same in manner aforesaid and I do for myself my Heirs Executors and Administrators, hereby covenant and agree to warrant and defend the said goods and chattels against the lawful claims and demands of all persons whomsoever, unto her the said Bartlett her Heirs Executors Administrators and Assigns Provided nevertheless That if the said Grover his Executors Administrators or Assigns shall pay unto the said Bartlett her Executors Administrators or Assigns the sum of one hundred eighty dollars in six months from date with interest at six per cent per annum payable annually then this bill of sale as also one certain promissory note bearing even date with these presents given by the said Grover to the said Bartlett

In witness whereof I the said Grover have hereunto set my hand and seal this twentieth day of July in the year of our Lord one thousand nine hundred and seventeen signed sealed and delivered in the presence of

W. F. Douglas

Eli. A. Grover

A true copy attested F. P. Bean Town Clerk

Paid and discharged June 7, 1919



Know all Men by these Presents
 That we John A. McKenzie and Allen L. McKenzie both of
 Mason County of Oxford and State of Maine
 in consideration of the sum of two hundred and fifty
 dollars paid by Frank B. Coffin of Litch in said County
 the receipt whereof we the said McKenzies do hereby acknowledge
 have ^{granted} bargained and sold and by these presents do grant
 bargain and sell unto the said Coffin the following
 goods and chattels viz One Ford touring car 1916 Model
 known as the C. E. Perry car and being same this day purchased
 of said Coffin also one Guernsey cow eight years old
 of a Jersey color and being same cow we raised and
 the only Guernsey we have to have and to hold the
 said goods and chattels unto the said Coffin his Heirs
 Executors Administrators and Assigns to their in only
 proper use benefit and behoof forever and we the
 said McKenzies do avouch ourselves to be the true and
 lawful owners of the said goods and chattels and have
 in ourselves full power good right and lawful ~~with~~
 authority to dispose of the same in manner aforesaid
 and we do for ourselves our Heirs Executors and Administrators
 hereby covenant and agree to warrant and defend the said
 goods and chattels against the lawful claims and demands
 of all persons whomsoever unto him the said Coffin his
 Heirs Executors Administrators and Assigns

Provided nevertheless That if the said McKenzies their
 Executors Administrators or Assigns shall pay unto the
 said Coffin his Executors Administrators or Assigns
 the sum of two hundred fifty dollars in four
 months from this date with interest at six per cent per
 annum then this bill of sale as also one certain
 promissory note bearing even date with these presents
 given by the said McKenzies to the said Coffin to pay
 the sum and interest at the time aforesaid shall both be
 void otherwise shall remain in full force In witness whereof
 we the said McKenzies have hereunto set our hands and seals
 this tenth day of August in the year of our Lord one thousand
 nine hundred and seventeen

Signed sealed and delivered
 in the presence of

W. R. Kimball

E. M. Walsh

John A. McKenzie 
 Allen L. McKenzie 

A true record Attest F. P. Bean Town Clerk

Know all Men by these Presents

That I D. W. Cushing of Mason County of Oxford and State of Maine, in consideration of two hundred and fifty dollars paid by C. N. Eastman of Albany County of Oxford and State of Maine the receipt whereof I the said D. W. Cushing do hereby acknowledge, have granted bargained and sold and and by these presents do grant bargain and sell unto the said C. N. Eastman the following goods and chattels viz three cows and two calves one cow black and white one two year old of a light red color and one of a light red with a brockled face and calf black and white and one small calf black and white being the same calf Eastman had of J. Andrews

To have and to hold the said goods and chattels unto the said C. N. Eastman his heirs executors administrators and assigns to their only proper use benefit and behoof forever. And I the said D. W. Cushing do avouch myself to be the true and lawful owner of the said goods and chattels, and have in me full power good right and lawful authority to dispose of the same in manner aforesaid and I do for myself my heirs executors and administrators, hereby covenant and agree to warrant and defend the said goods and chattels against the lawful claims and demands of all persons whomsoever unto the said C. N. Eastman his heirs executors administrators and assigns.

Provided nevertheless that if the said D. W. Cushing his executors administrators or assigns shall pay unto the said C. N. Eastman his executors administrators or assigns the sum of two hundred and fifty dollars in seven months from this date with interest on said sum at the rate of six per cent per annum payable annually until fully paid then this bill of sale as also a certain promissory note bearing even with these presents given by the said D. W. Cushing to the said C. N. Eastman to pay the sum and interest at the time aforesaid shall be void otherwise shall remain in full force. Provided also that it shall and may be lawful for said D. W. Cushing to continue in possession of said goods and chattels until this mortgage is broken In witness whereof I the said D. W. Cushing have hereunto set my hand and seal this twenty second day of September in the year of our Lord one thousand nine hundred and seventeen

signed sealed and delivered
in the presence of

Florence L. Wheeler
a married woman

D. W. Cushing

A. P. Bean Town Clerk

#(525)

Cuburn Maine Oct-2 1917

Four months after date, for value received
 I promise to pay to the order of Chas. D. Hasty
 Five Hundred Twenty Five dollars at any bank with
 interest at six per cent. until paid the same being
 for two gray harness which I have this day bought
 of said Chas. D. Hasty and said property to
 remain the property of said Chas. D. Hasty until
 said sum and interest are paid in full.

John W. Westleigh

A true copy

Attest - F. P. Bean Town Clerk

#(585)

Cuburn Maine Nov 10 1917

Five months after date for value received I
 promise to pay to the order of Chas. D. Hasty
 five hundred eighty five dollars at any bank
 with interest at six per cent until paid the same
 being for Two brown harness mare and gelding
 which I have this day bought of said Chas. D. Hasty
 and said property to remain the property of said
 Chas. D. Hasty until said sum and interest are
 paid in full.

John W. Westleigh

R. O. P. O. Mason

A true copy Attest - F. P. Bean Town Clerk

200.⁰⁰ Paris Me Apr 1918

After date for value received I promise to pay to the
 order of James M. Millett Two hundred dollars with
 interest at six per cent until paid the same being for
 one bay horse had this day of said Millett also one
 other horse being bay in color had of Bion M. Greeley
 which I have this day bought of said James M. Millett
 and said horses are to remain the property of said
 Millett until said sum and interest are paid and it
 is hereby stipulated and agreed that no right of redemption
 shall exist after breach hereof by nonpayment at
 maturity of this note this note is payable \$50. in six months
 \$50. in nine months and balance in one year from date

Attest - A. C. Wheeler

Eli A. Grover

A true copy Attest - F. P. Bean Town Clerk

\$400.⁰⁰/_X

97
1918
Auburn Maine Mar 2

Six months after date for value received
we promise to pay to the order of Chas D Hasty
four hundred dollars at any bank with interest
at six per cent until paid the same being for
two gray Horses mare and gelding which
I have this day bought of said Chas D Hasty
and said horses to remain the property of
said Chas D Hasty until said ~~sum~~ and interest
are paid in full
Attest - Solomon Westleigh
By F. D. Westleigh

A True copy Attest F. P. Bean Clerk of Maine

Bethel Me Aug 25/13
\$55.00

For value received I promise to pay
J. A. Twaddle or order twenty five dollars on
demand. The above note is given for one
bay mare

J. A. McKenzie
A True copy Attest F. P. Bean town Clerk of Maine

(450.) Auburn Maine Sept 18 1918

Four months after date for value received I promise to pay
to the order of Chas. D. Hasty Four hundred and fifty
dollars at any bank with interest at six per cent
until paid the same being for two Brown Horses
which I have this day bought of said Chas. D. Hasty
and said horses to remain the property of said
Chas. D. Hasty until said sum and interest are paid
in full
John Westleigh

A True copy Attest - F. P. Bean town Clerk

Mortgage Deed of Personal Property

Know all Men by these Presents That I Douglas W. Cushing of Mason in the County of Oxford and in the State of Maine In consideration of three hundred and fifty dollars paid by Fred H Cobb of Watertown in the County of Middlesex and the Commonwealth of Massachusetts the receipt whereof I the said Douglas W Cushing do hereby acknowledge have granted bargained and sold and by these presents do grant bargain and sell unto the said Fred H. Cobb the following goods and chattels viz;

One pair bay mares 6 & 7 yrs old weight about 3000 lbs. being the same mares that I have this day bought of the said Fred H. Cobb one black horse 10 yrs old weight 1000 lbs. one that I have owned since it was four months of age one speckle durham cow 6 yrs. of age bought of S. D. Morrill one speckle durham cow 4 yrs old also bought of S. D. Morrill one black holstein cow 4 yrs. old bought of Harry King

To have and to hold the said goods and chattels unto the said Fred H Cobb heirs executors administrators assigns to his only proper use benefit and behoof forever, and that the said Douglas W Cushing do avouch him to be the true and lawful owner of the said goods and chattels and have in his full power good right, and lawful authority to dispose of the same in manner aforesaid and I do for myself heirs executors and administrators hereby covenant and agree to warrant and defend the said goods and chattels against the lawful claims and demands of all persons whomsoever unto him the said Fred H Cobb heirs executors administrators and assigns

Provided Nevertheless that if the said Douglas W Cushing executors administrators or assigns shall pay unto the said Fred H. Cobb executors administrators or assigns the sum of three hundred and fifty dollars in 4 months from this date with interest on said sum at the rate of six per cent per annum payable semiannually until fully paid, then this bill of sale as also a certain promissory note bearing even date with these presents given by the said Douglas W Cushing to the said Fred H Cobb to pay the sum and interest at the time aforesaid shall be void otherwise shall remain in full force Provided also that it shall and may be lawful for said Douglas W Cushing to continue in possession of said goods and chattels until April 1st 1899

In witness whereof I the said Douglas W Cushing have hereunto set my hand and seal this sixteenth day of December in the year of our Lord one thousand nine hundred and eighteen signed sealed and delivered the presents of Raymond Waterhouse Douglas W. Cushing

Know all Men By these Presents

That I Douglas W. Cushing of Mason County of Oxford
 And State of Maine In consideration of two hundred fifty
 and ¹⁰⁰no dollars to me paid by J. F. Bell and Sons Co of Berlin
 County of Coos and State of New Hampshire the receipt-
 whereof I do hereby acknowledge have granted bargained and sold
 and by these presents do grant bargain and sell unto the said J. F.
 Bell and Sons Co all the goods and chattels wares effects and
 merchandise to wit: one chestnut horse about five years old and
 one bay horse about six years old both together weighing
 about 2950 pounds some two horses being the same I thus
 date bought of said J. F. Bell and Sons Co Also one bay horse
 about eight years old being the same I bought of Walter C.
 Emery about four years ago One bay horse about eight years old
 being the same I bought of J. F. Bell about three years ago Both
 two horses last mentioned weighing about 3200 pounds The
 above described horses being now in my possession and free
 from all advanced claims To have and to hold the same unto
 the said grantee executors administrators and assigns forever Provided
 however that I or my executors administrators or assigns shall pay
 or cause to be paid unto the said J. F. Bell and Sons Co or their
 executors or administrators the sum of ¹⁰⁰250⁰⁰ Two hundred fifty
 and ¹⁰⁰no dollars according to the terms my certain promissory
 note of even date herewith on three months time payable to the
 order of J. F. Bell and Sons at any Bank and for value received
 then these presents shall be void And I have put the said grantee
 in full possession of said property by delivering to them this deed
 in the name of the whole And it is agreed by the parties that until default
 of performance of said conditions it shall be lawful for the said property
 to remain in possession of said grantee; liable however to be taken and removed
 by said grantee as well before as after such default and for that purpose said
 grantee his executors administrators or assigns may forcibly and without judgment
 of law enter into the dwelling house of said grantee or wherever said property may
 be situated and remove the same at pleasure In witness whereof I have ^{hereunto} set my hand
 and seal this 28th day of December in the year of our Lord one thousand ~~and~~ hundred
 and eighteen signed sealed and delivered in the of us

George A. Bell

Douglas W. Cushing 

We severally swear that the foregoing mortgage is made for the purpose
 of securing the debt specified in the condition thereof and for no other purpose
 whatever and that said debt was not created for the purpose of enabling the mortgagor
 to execute said mortgage but is a just debt honestly due and owing from the
 mortgagor to the mortgagee so help me God. ~~continues~~ in next page

Douglas W Cushing
 & F. Bell and Sons Co by & F. Bell Pres.
 State of New Hampshire Coas 25 December 25 A.D. 1918
 Personally appeared the above named Douglas W Cushing and
 & F. Bell Pres and severally took and subscribed the foregoing oath
 Before me George Bell Justice of the Peace
 A true copy Attest F. P. Bean Town Clerk

Cum gratia Maine Dec 30th 1918

Four months after date for value received I promise to pay
 to the order of Chas H. Hardy one hundred ⁹¹ dollars at
 any bank with interest at eight per cent until paid the same
 being for one bay mare from D R Harding's Estate which I have
 this day bought of said Chas H Hardy and said mare to remain
 the property of said Chas H Hardy until said sum and
 interest are paid in full
 J. A. McKenzie

As further security for the above I hereby sell to said Hardy
 four head of halibut and jersey cows at my farm at Mason
 J. A. McKenzie

A true copy Attest - F. P. Bean Town Clerk of Mason

\$100⁰⁰

Paris, Me. April 12, 1919

Six months after date, for value received,
 I promise to pay to the order of James M.
 Millett, One hundred dollars, with inter-
 est at six (6) per cent until paid, the same
 being for one bay horse had this day of
 said Millett, also one other horse being bay.
 Had of Bion M. Greeley, which I have this
 day bought of said James M. Millett and
 said horses are to remain the property of
 said Millett until said sum and interest
 are paid, and it is hereby stipulated and
 agreed that no right of redemption shall exist
 after breach hereof by non-payment at maturity
 of this note.

(signed) E. A. Geover

Attest: A. C. Wheeler

A true copy Attest: Edmund C. Smith. Town Clerk

\$233 $\frac{5}{100}$

Bethel, Maine.

December 16, 1918

Nine months after date, for value received, I promise to pay D. D. Morrill or order Two hundred thirty-three dollars, with interest at 6 per cent., the same being for

One red and white cow 8 years old

One grey heifer

One red and white heifer 3 years old

One pig

which I have this day bought of said

D. D. Morrill, said property is to remain the property of said Morrill, and to be kept in good condition, and in the town of Mason, until said sum and interest are paid. It is also further agreed that in case of injury, sickness or loss of said property, that this note shall be paid in full. Payable at any bank in Maine.

Witness: _____ x Eli A. Grover

As further security for the above note hereby sell to said D. D. Morrill

One red and white cow

One red and white calf, five months old said property to be kept at my home in the town of Mason and in good condition until the above note is paid.

Witness _____ Due _____ x S. O. Grover

Reverse of note reads:

Oct 10, 1919

Received twenty-four dollars.

Jan 7, 1920 A true copy Attest Edmund C. Smith
Town Clerk.

Auburn, Maine

\$400.00

Feb. 4, 1920

Four months after date, for value received I promise to pay to the order of Charles D. Hasty, Four hundred Dollars, at any bank with interest at 6 per cent, the same being for one bay horse, which I have this day bought of said Charles D. Hasty, and said horse to remain the property of said Charles D. Hasty, until said sum and interest are paid in full.

Attest: (signed) John Westlight

No. - - - - - DUE - - - - -

As further security for the above, I hereby sell to said Hasty, 2 bay horses the same I bought of said Hasty and now at my home in Mason, Maine.

Attest: - - - - - DUE - - - - - John Westlight

A true copy; attest: Edmund C. Smith

Town Clerk of Mason

Auburn, Maine

\$250.00

April 12, 1920

Four months after date for value received I promise to pay to the order of Charles D. Hasty, Two hundred fifty Dollars at any bank with interest at six per cent until paid, the same being for two bay and brown horses, which I have this day bought of Charles D. Hasty, and said horses to remain the property of said Charles D. Hasty until said sum and interest are paid in full.

Attest: (signed) Tyson E. Merrill

No. - - - - - Due - - - - -

A true copy; attest: Edmund C. Smith

Town Clerk of Mason

Auburn, Maine

\$200.00

April 12, 1920.

Four months, after date, for value received I promise to pay to the order of Charles D. Hasty, Two hundred Dollars, at any bank with interest at six per cent until paid, the same being for On Bay horse, which I have this day bought of said Charles D. Hasty, and said horse to remain the property of said Charles D. Hasty until said sum and interest are paid in full.

Attest - - - - -

(signed) John Westleigh

To - - - - - Due

A true copy; attest: Edmund C. Smith
Treas. Clerk of Town.

\$130.00

Auburn, Maine

May 6, 1920

Four months after date for value received I promise to pay to the order of Chas. D. Hasty, One hundred Thirty Dollars, at any bank with interest at six (6) per cent, until paid, the same being for One Bay Horse, which I have this day bought of said Chas. D. Hasty, and said horse to remain the property of said Chas. D. Hasty, until said sum and interest are paid in full.

Attest: - - - - -

To - - - - - Due - - - - - (signed) John Westleigh

\$200.00

Newbury, Me April 30, 1920

For value received I promise to pay to the order of H. F. Andrews, Two Hundred Dollars, and interest at 6 per cent until paid, as follows: \$100 in two months, the balance in four months. The Brown horse known as the Western horse for which this note is given shall remain the property of said H. F. Andrews and subject to their order, until this note is fully paid, with full permission to enter, take and vend the same, waiving all rights of redemption.

Witness - - - - -

As further security for the above note, thereby sell to the said H. F. Andrews, One Jersey cow

The same I had of Eli Grover and one Holstein
cow The same I raised

Witness - - - - - Due - - - (signed) J. A. M. Kenzie

\$530⁰⁰/₁₀₀

Auburn June 14, 1920.

Four months after date, for value
received I promise to pay to the order of
Chas D. Hasty Five hundred thirty dollars
at any bank with interest at six per cent
until paid, the same being for

Two gray horses

which I have this day bought of said Chas. D.
Hasty and said horses to remain the pro-
perty of said Chas. D. Hasty, until said
sum and interest are paid in full.

Attest:

(signed) John Warrington

No. DUE

A true copy: attest: Edmund C. Smith
Town Clerk of Mason.

\$75⁰⁰/₁₀₀

Mason, Maine, July 1, 1920

For value received I promise to pay to the
order of Wesley Wheeler, seventy five dollars and
interest at six per cent until paid, as follows:

\$50⁰⁰/₁₀₀ in six months, the balance in one year from
date

The black mare known as the M. H. Lyden, for
which this note is given shall remain the property
of said Wesley Wheeler and subject to his order, until
this note is fully paid, with full permission to enter,
take and vend the same waiving all legal right of
redemption.

(signed) T. O. Grover.

As further security for the above note, I hereby
sell to the said Wheeler, one four year old heifer,
black and white; one, one-year old heifer red and white,
one, one-year heifer red with black face; one, eight
months old heifer being brown; all of them being the
same I raised and now in a pasture in Albany

(signed) S. O. Grover

A true copy, attest: Edmund C. Smith

Auburn, Me. Sept 14, 1920

\$357⁹⁵/₁₀₀

Four months after date, for value received I promise to pay to the order of Chas. D. Hasty, Three hundred fifty-seven and ⁹⁵/₁₀₀ Dollars, at any bank, with interest at six per cent, until paid, the same being for

Two gray horses

which I have this day bought of said Chas. D. Hasty, and said horses to remain the property of said Chas. D. Hasty, until said sum and interest are paid in full.

Attest

(signed) John Westingh

No. 2 DUE

A true copy: attest: Edmund C. Smith

June 21, 1919

\$410⁰⁰/₁₀₀

For value received I promise to pay to the order of Carl F. Coffin, Four Hundred and ten Dollars, and interest at 6% per cent. until paid, as follows:

1920		
Sept. 31	-	\$100 & interest
Dec. 31	-	100 & interest
1921		
March 31		100 & interest
June 31		110 & interest

for one Chevrolet automobile, for which this note is given, shall remain the property of Carl F. Coffin and subject to his order, until this note is fully paid, with full permission to enter, take and vend the same, waiving all legal right of redemption.

Witness Allean M. Kenzie (signed) J. A. M. Kenzie

A true copy: Attest: Edmund C. Smith
Clerk of Town

\$300⁰⁰/₁₀₀

Auburn, Maine

Oct 31, 1921

Three months after date, for value received I promise to pay to the order of Chas. D. Hasty, Three Hundred Dollars at any bank with interest at six per cent until paid, the same being for

Two Gray Horses

which I have this day bought of said Chas. D. Hasty, and said horses to remain the property of said Chas. D. Hasty until said sum and interest are paid in full.

Attest:

(Signed) John Westleigh

No:

DUE

A true copy: Attest: Edmund C. Smith, Clerk

Bethel, Maine.

Jan 26, 1922.

\$65⁰⁰/₁₀₀

For value received, on demand, after date, I promise to A. F. Copeland or order sixty-five dollars with interest.

The above note is given for one Jersey cow which I have this day bought of said Copeland, said cow to remain the property of said Copeland until this note is paid in full.

(Signed) Eli A. Grover

As additional security for the above note I have sold and delivered to A. F. Copeland, on Black & White Heifer 5 years old, which I have and agree to keep the same free of expense to said Copeland until this note is paid in full.

(Signed) Eli A. Grover

A true copy: Attest: Edmund C. Smith, Clerk

\$175⁰⁰/₁₀₀

Norway, Maine.

April 15, 1922

For value Received, I promise to pay to H. F. Andrews, or order, One hundred seventy-five dollars and interest at 6 per cent, until paid, as follows: in three months

The Bay Mare, for which this note is given, shall remain the property of the said H. F. Andrews, and subject to his order until this note is fully paid, with full permission to enter, take and vend the same, waiving all legal rights of redemption
(signed) William Lombard

Bethel, Maine

June 6, 1921

115⁰⁰
\$15⁰⁰ every month. After date for value received I promise to pay to S. D. Merrill, or order, the sum of \$115⁰⁰ with interest until due at 6 per cent. from date. Payable at --- Maine
After maturity this note shall draw interest at 8 per cent.

This note is given for one Ford car No 617252 model 1915.

I agree that the title thereto, and to all labor repairs and extra parts furnished shall remain in said Merrill, his successors and assigns, until this and all other notes given for the purchase price shall have been paid in money. If I fail to pay this note when due, or if said property is uninsured, or seized for my debt, the holder of this note may seize and sell the same at public or private sale, with or without notice pay all expenses thereby incurred and apply the net proceeds upon this note and other notes given for the purchase price thereof, whether due or not due, and retain all payments before made or sent for the use of said property. I expressly agree to pay any balance on this note remaining unpaid after such property is sold, or if the same be burned or otherwise damaged or destroyed

ed after its delivery to me.
 Post office Bethel, Maine (signed) (F. I. Westlight)
 County Oxford, R. I. D. No 4
 Witness to signature Clarence Bennett

A true copy: Edmund C. Smith, Clerk.

\$1.00⁰⁰

Bethel, Maine, May 18, 1927

90 days after date, for value received I promise to pay to Clarence Bennett, or order, the sum of one hundred dollars with interest at 6 per cent, from date. Payable at W. Bethel, Maine.

After maturity this note shall draw interest at 8 per cent.

This note is given for one Ford Touring car No. 61725

I agree that the title thereto, and also labor, repairs and extra parts furnished, shall remain in said Bennett, his successors and assigns, until this and all other notes, given for the purchase price shall have been paid in money. If I fail to pay this note when due, or if said property is insured or seized for my debts, the holder of this note may seize and sell the same at public or private sale, with or without notice, pay all expenses thereby incurred, and apply the net proceeds upon this note and other notes given for the purchase price thereof, whether due or not due, and retain all payment to be made as rent for the use of said property. I expressly agree to pay any balance on this note remaining unpaid after said property is sold, or if the same be burned or otherwise damaged or destroyed after its delivery to me.

(signed) Llewellyn B. Bennett
 Witness to signature E. H. Merrill.

A true copy: Edmund C. Smith, Clerk.

\$650⁰⁰/₁₀₀

418

Lewiston, Maine, Sept. 25, 1922

after date for value received I promise to pay Ferguson Bros. or order Six hundred and fifty dollars, with interest at 6 per cent (compounded annually) in installments as follows \$300 in two months, \$350 four months after date, the same being for two bay horses, weight about 3400 pounds, which I have this day bought of said Ferguson Bros., said property and its increase is to remain the property of said Ferguson Bros, and to be kept in good in the town of _____ and the maker of this note agrees that failure to pay any installment, when due shall make the balance of this note due and payable at once and that in case of injury sickness or loss of said property that this note shall be paid in full. Payable at any bank in Maine.

Witness _____ signed John W. Wentleigh
As further security for all my present indebtedness to the said Ferguson Bros., I hereby sell said Ferguson Bros.

Two Gray horses weight 3200 value \$600 of C.D. Hasty

Two Gray horses weight 2600 value \$325 " " " "

said property and its increase to be kept at any time in the town of _____ and in good condition until all my present indebtedness to said Ferguson Bros is paid.

Witness _____ One _____ John W. Wentleigh

A true copy

Attest Edmund O. Smith

Town Clerk of Union

\$290⁰⁰/₁₀₀

Norway, Maine, Oct 18, 1922

For value received I promise to pay to H. F. Andrews, or order, Two hundred & twenty dollars and interest at 6 per cent, until paid as follows: $\frac{1}{2}$ month 1st; the balance May 1st. The bay mare known as Walter mare and new set of double harness, for which this note is given, shall remain the property of the said

H. F. Andrews, and subject to his order, until this note is fully paid, with full permission to enter, take and vend the same, waiving all legal rights of redemption.

(signed) J. A. McKenzie

A true copy: Edmund E. Smith

Clerk of Mason

Know all men by these presents that J. A. McKenzie, of Mason, in consideration of the sum of eighty dollars, paid by George J. Hapgood, of Bethel, Maine, the receipt whereof, I, the said McKenzie do hereby acknowledge, have granted, bargained and sold, and by these presents do grant, bargain and sell unto the said Hapgood, the following goods and chattels, viz:

One sorrel horse, about five years old, with strip face, weigh about 1300 pounds, being the same horse this day bought ~~of~~ ^{by} me of said Hapgood; also pair horse, one of a black color, and one of a bay color, seven years old each, weighing about 2400 for the pair, same I have had for several years.

To have and to hold the said goods and chattels unto the said Hapgood - his Heirs, Executors, Administrators, and assigns to his only proper use, benefit and behoof forever. And I the said McKenzie do avouch myself, to be the true and lawful owner of the said goods and chattels and have in myself full power, good right and lawful authority to dispose of the same in manner aforesaid; and I do for myself, my Heirs, Executors and Administrators hereby covenant and agree to warrant and defend the said good and chattels against the lawful claims and demands of all persons,

Witness
Apr. 2, 1922

whomsoever, unto him, the said Hapgood his heirs, executors and administrators, or assigns.

~~Provided~~ nevertheless, that if the said W^m Kizzie, his heirs, executors, administrators or assigns, shall pay unto the said Hapgood, his executor, administrators or assigns, the sum of eighty dollars in four months, from this date, with interest at six per cent. per annum, then the bill of sale, as also one ^{current} promissory note bearing even date with these presents, given by the said W^m Kizzie to the said Hapgood to pay the sum and interest at the time aforesaid, shall be void, otherwise shall remain in full force.

In witness whereof, I, the said W^m Kizzie have hereunto set my hand and seal this seventeenth day of October in the year of our Lord one thousand nine hundred and twenty two.

signed, sealed

(signed) J. H. W. Kizzie

and delivered in

presence of

(signed) E. C. Park

A true copy: Edmund C. Smith
Clerk of Mason

\$65.00

Auburn, Maine, Oct 25, 1922

Four months after date, for value received I promise to pay to the order of Deever Rich & Son, a sum of five \$100.00 dollars at any bank in Maine with interest at 7 per cent until paid, the same being for set of double harness & two collars which I have this day bought of said Deever Rich & Son until said sum and interest are paid and it is hereby stipulated and agreed that in right of redemption shall exist after breach hereof by non-payment at maturity of this note.

(signed) John Westenberg

A true copy: Edmund C. Smith

Bethel, Maine R.F.D. 4

Witness
Apr. 1923

#64²⁷/₁₀₀

Auburn, Maine Oct 25, 1922

Two months after date, for value received I promise to pay to the order of ~~Dever Rich & Son~~ ²⁵/₁₀₀ dollars at any bank in Maine, with interest at 7 per cent until paid, the same being for set double harness & 2 colars which I have this day bought of said Dever Rich & Son and said property to remain the property of said Dever Rich & Son until said sum and interest are paid and it is hereby stipulated and agreed that no right of redemption shall exist after breach hereof by non-payment at maturity of this note.

(Signed) John Westleigh
Bethel R. F. D. 4

Know all men by these presents That I, John A. McKezie of Masco, Oxford County, Maine in consideration of four hundred fifty dollars paid by Wendell Stanley of Paris, said County, the receipt whereof I the said John A. McKezie do hereby acknowledge, have granted, bargained and sold, and by these presents do grant, bargain and sell unto the said Wendell Stanley the following goods and chattels, to-wit:

- One 2-year old colt bay with striped face;
- One black cow, about six years old;
- One Guernsey cow, about two years old
- One Chevrolet touring car, 1920 4-90 model

To have and to hold the said goods and chattels unto the said Wendell Stanley his heirs, executors, administrators and assigns, to their only proper use, benefit and behoof forever. And I the said John A. McKezie do avouch myself to be the true and lawful owner of the said goods and chattels, and have in me full power good right and lawful authority to dispose of the same

and in manner aforesaid, and I do for myself and heirs, executors and administrators hereby covenant and agree to warrant and defend the said goods and chattels against the lawful claims and demands of all persons whomsoever, unto him the said Wendell Stanley, his heirs, executors, administrators and assigns.

Provided nevertheless that if the said John A. McKezie, his heirs, executors, administrators and assigns, shall pay unto the said Wendell Stanley, his executors, administrators or assigns, the sum of Four hundred fifty dollars in one year from this date, with interest on said sum at the rate of 6 per cent. per annum payable annually, until fully paid, then this bill of sale, as also our promissory note, bearing even date with these presents, given by the said John A. McKezie to the said Wendell Stanley, to pay the sum and interest at the time aforesaid, shall both be void, otherwise shall remain in full force.

Provided also, that it shall and may be lawful for said John A. McKezie to continue in possession of said goods and chattels, until conditions broken.

In witness whereof I the said John A. McKezie have hereunto set my hand and seal this fourth day of April in the year of our Lord one thousand nine hundred and twenty three

Signed sealed and Delivered

in presence of

Wm. D. Conary

A true copy: Edmund C. Smith, Clerk

\$450⁰⁰

April 4 1923.

One year after date I promise to pay to the order of Wendell Stanley, Four hundred fifty dollars at 6 per cent interest

A true copy: Edmund C. Smith, Clerk John A. McKezie

Know all men by these presents
That I, J^{os} W^m M^cKenzie of Mason,
Oxford County, Maine, in consideration
of Four Hundred fifty Dollars paid
by Wendell Stanley of Paris, Said County,
the receipt whereof I the said J. W^m
M^cKenzie do hereby acknowledge, have
granted, bargained and sold, and by these
presents do grant, bargain, and sell unto
the said Wendell Stanley, the following
goods and chattels, viz: One six year old
colt, color sorrel, weight about 1450 lbs;
One bay stripped face mare, twelve years old,
weight about 1200 lbs; One brown horse,
eight years old, weight about 1265 lbs.
One cow, six years old, speckled red and
white and one, three year old heifer, speck-
led red and white.

To have and to hold the said goods and
chattels unto the said Wendell Stanley, his
heirs, executors, administrators, and as-
signs, to their only proper use, benefit and
 behoof forever. And I the said J. W^m
M^cKenzie do avouch myself to be the true
and lawful owner of the said goods and
chattels, and have in me full power, good
right and lawful authority to dispose of
the same in manner aforesaid; and I
do for myself my heirs, executors, and ad-
ministrators, hereby covenant and agree to
warrant and defend the said goods and
chattels against the lawful claims and
demands of all persons whomsoever, unto
him, the said Wendell Stanley, his heirs,
executors, administrators and assigns.

Provided nevertheless, that if the said
J. W^m M^cKenzie his heirs, executors, ad-
ministrators and assigns shall pay unto
the said Wendell Stanley, his executors,
administrators, ^{or} assigns, the sum of
Four hundred fifty Dollars in one year
from this date with interest on said sum

at the rate of 6 per cent. per annum, payable annually, until fully paid. Then this bill of sale as also one certain promissory note, bearing even date with these presents, given by the said J. W. McKezie, to the said Wendell Stanley to pay the sum and interest at the time aforesaid, shall both be void, otherwise shall remain in full force.

Provided also, that it shall and may be lawful for said J. W. McKezie to continue in possession of said goods and chattels until condition broken.

In witness whereof, I the said J. W. McKezie have hereunto set my hand and seal this fourth day of April in the year of our Lord one thousand nine hundred and twenty three.

Signed sealed and delivered

in presence of (signed) Allan C. McKezie J. W. McKezie
A true copy: Edmund C. Smith, Clerk.

\$450⁰⁰

April 4, 1923.

One year after date I promise to pay to the order of Wendell Stanley, Four hundred Fifty and $\frac{00}{100}$ Dollars at six percent interest

(signed) J. W. McKezie
A true copy: Edmund C. Smith, Clerk.

\$206⁵⁰/₁₀₀

Norway, Maine, May 17, 1924

For value received I promise to pay to H. F. Andrews or order, Two hundred six $\frac{50}{100}$ Dollars, and interest at 6 per cent. until paid, as follows:
\$100 Nov 1st the balance May 1st

The Black horse known as the western horse for which this note is given shall remain the property of said H. F. Andrews and subject to his order, until this note is fully paid, with full power to him, his heirs and assigns the same waiving all legal rights of redemption. A true copy Edmund C. Smith (signed) Eli A. Foster

Know all men by these presents

That I John Westleigh, of Mason, County of Oxford, State of Maine, in consideration of Six Hundred seven and $\frac{14}{100}$ Dollars, to me paid by J. F. Bell & Son Co. of Berlin, County of Coos, State of New Hampshire, the receipt whereof I do hereby acknowledge, have granted, bargained, and sold, and do by these presents, grant bargain and sell unto the said J. F. Bell and Sons Co. all the goods and chattels, wares, effects, and merchandise as follows:

One bay mare about six years old; one bay horse about seven years old; both together weighing about 3300 pounds. Also, two new team collars. Said mare, horse and collars being the same I this day bought of said J. F. Bell & Sons Co.

Also, two bay horses about five years old each, both together weighing about 3200 pounds, being the same team I bought of Ferguson Bros of Lewiston, Maine, in the fall of 1924. These bay horses are now in my possession and free from all adverse claims.

To have and to hold the same unto the said grantee, their executors, administrators and assigns forever. Provided, nevertheless, that if I or my executors, administrators, or assigns, shall pay or cause to be paid unto the said J. F. Bell & Sons Co. their executors or administrators the sum of $\$607\frac{14}{100}$

According to the terms of my certain promissory note of even date, for $\$607\frac{14}{100}$ pay all four months after date to the order of said J. F. Bell & Sons Co, at any bank, being for value received. Then these presents shall be void. And I have put the said grantee in full possession of said property by delivering to them this deed in the name

of the whole.

And it is agreed by the parties, that until the fault of the performance of said condition, it shall be lawful for said property to remain in the possession of said grantor, liable however, to be taken and removed by said grantor as well before as after such default; and for that purpose, said grantor, his executor, administrators, or assigns, may forcibly, and without judgment of law, enter into the dwelling house of said grantor, or wherever said property may be situated, and remove the same at pleasure.

In witness whereof I have hereunto set my hand and seal this twelfth day of July A.D. 1925.

Signed, sealed, and delivered in presence of us:

(signed) Oscar E. Bell

(signed) John Westleigh

We severally swear that the foregoing mortgage is made of the purpose of securing the debt specified in the conditions thereof, and for no other purpose whatsoever, and that said debt was not created for the purpose of enabling the mortgagor to execute the said mortgage, but is a just debt, lawfully due and owing from the mortgagor to the mortgagee. So help us God.

(signed) J. D. Bell, Pres.

(signed) John Westleigh

State of New Hampshire, Coos, ss. July 16 A.D. 1925.

Personally appearing the above named John Westleigh and J. D. Bell, Pres. severally took and subscribed the foregoing oath

Before me,

(signed) Oscar E. Bell

Justice of the Peace.

A true copy

Edmund C. Smith

Town Clerk of Town, N.H.

July 17, 1925.

Chattel Mortgage275 $\frac{00}{100}$

Address, Bethel, Me. R.F.D. #4

Residence Mason, Me

Nov. 12, 1925

For a valuable consideration, I hereby sell, convey and deliver to Ralph L. Sturgis of Norway, Maine, or assigns, the following described property, to wit: One pair Roan horses about six years old weighing about 2850 lbs at time that brought from the West.

And warrant the title of said property to be in me, and that I am the owner thereof and the same is free from all encumbrance.

This mortgage is given to secure the payment of a certain note, bearing even date with these presents, given by me to said grantee, for the sum of two hundred seventy five $\frac{00}{100}$ dollars, payable in four months and for any renewal or renewals of said note, with interest at 7 percent until paid in full.

Provided nevertheless, that if I pay the said note and interest and any renewal thereof at the time agreed, then this conveyance shall be void; otherwise to remain in full force and effect, and that no right of redemption shall exist.

(Signed) J. A. McKenzie

Witness, Mrs Blanche D Sturgis

A true copy:

Attest Edmund C. Smith Town Clerk of Mason

Nov 14, 1925.

I, Fred L. Edwards, of Bethel, Oxford County, State of Maine, certify on oath that the following is a true statement of the amount due me, with all just credits given, for materials furnished by contract with A. H. Chapman of Trewar, in said county, commensurate, ~~with~~ ^{by} me, in the erection of a certain mill and boarding house or camp owned by said A. H. Chapman, situated on the county way leading from Dunbar's Four Corners to the Blanchard property, near the bridge across Pleasant River, said mill being on the northwesterly side thereof, and said boarding house on the opposite side from said ~~road~~ ^{mill}, to wit:-

1129	2x4 and 2x6	
1000	2x3	
2129	@ \$35.00	\$74.51
2371	ft boards @ \$32.00	75.87
Due		150.38

For which I claim a lien on said buildings.

(Signed) Fred L. Edwards.

State of Maine
County of Oxford ss.

Dec. 9, 1925

Personally appeared the above named Fred L. Edwards and made oath to the above certificate by him signed
Before me

(Signed) Ruby L. Dandlet
Justice of the Peace

A true copy

Edward C. Smith Town Clerk.

Recorded Dec 12, 1925

State of Maine
County of Oxford ss. December 18, 1925
At 1:15 P.M.

By virtue of the within writ I attached
the mill standing on the northwesterly
side of the county way leading from
Pembroke's Four Corners to the Blanchard
property, near the bridge across Pleasant
River, standing on land owned of J. A.
McKenzie, or occupied by J. A. McKenzie;
also a boarding house or camp standing
on the opposite side of said road from
said mill, on said house land or McKenzie
land, within described

(signed) Harold F. Bennett
Deputy Sheriff

A true copy.

Attest, Harold F. Bennett (signed)
Deputy Sheriff

The foregoing is an attested copy
of so much of my return as relates to
the attachment on a lien writ in which
Fred L. Edwards is plaintiff, and A. H.
Chapman is defendant, dated December 9,
1925, and returnable to the Supreme
Judicial Court, next to be holden at Paris,
in the County of Oxford, on the second
Tuesday of February, 1926. The value of
the said defendant's property, which I
was, in said lien writ, commanded to
attach, was Three Hundred Dollars (\$300).

(signed) Harold F. Bennett
Deputy Sheriff

A true copy

Attest

Edmund C. Smith
Town Clerk of Wason

This is to certify that the following is a true statement of the amount, with all just credits given, due to George E. Leighton and Charles H. Cole, both of Deleed, County of Oxford, and State of Maine, a copartnership doing business under the firm name of Leighton & Cole, for materials furnished by virtue of a contract with Alexander H. Chapman, of Mason, in said County, upon a certain mill building owned by said Chapman or by said Chapman and others, as copartners with said Chapman whose names are unknown to either said Leighton or said Cole, and doing business under the name of A. H. Chapman & Co., said mill building being situated in the town of Mason aforesaid, on land occupied by J. A. McKenzie as a home place, and being the mill ^{belonging} which said Chapman has been erecting during the past few weeks and which is now partially completed, said mill building being located near the house of said McKenzie, and on the road leading to the Blanchard Camp, so-called, to-wit:

To materials furnished on said mill building between the thirtieth day of September, 1925, and the twenty-second day of October, 1925, the last materials were furnished on October 21st 1925, all being done with the consent knowledge and at the request of said Chapman, as follows:

1925 Oct 1 st	5126 Ft. 1" Boards @ \$27.00 M	140.92
1248 "	2x6" Plank @ 29.00 M.	36.19
1484 "	2x4" Siding @ 27.00 M.	40.07
361 "	2x3" " @ 27.00 M.	9.75
798 "	8x8" Dimension @ 30.00 M	29.94
Oct 7 th	140 " 4x10" Oak @ .06 ft	8.40
	792 " 4x6 Random @ 35.00 M.	27.72
	6 Pcs 4x6x25 = 300 ft @ 35.00 M	10.50
	22 " 2x6x17 = 374 " " "	13.09

(over)

1000 FT Boards @ \$27.00 M.	\$27.00
26 Pes 4x8x13 = 701 ft @ 30.00 M.	\$27.03
192 FT. 8x8 x 9 @ \$30.00 M	5.76
175 FT - 2 pes 6x7x25 @ 35.00 M.	6.13
1136 FT 2" Spruce Plank @ 34.00 M.	38.62
483 FT 2" Hemlock @ 27.00 M.	12.64
2000 Red Brick @ .01 1/2 each	30.00
205 Fire brick @ .03 ..	6.15
Oct 21 2096 FT Boards @ \$30.00 M.	62.88
385 FT Sudding 2x4 @ \$27.00 M	10.40
606 FT 2x6 Spruce Plank @ \$35.00 M	21.21
	564.40

By virtue of all which a lien is claimed on said mill building and upon any and all interests which said ^{A.H.} Chapman and other persons, if any doing business as A.H. Chapman & Co., have in, and to the land on which it stands.

Dated December 17, 1925

(signed) Leighton & Cole.
by George E. Leighton
a member of said
copartnership.

State of Maine

Oxford ss. December 17, 1925.

Personally appeared the above named George E. Leighton and one of the members of said copartnership of Leighton & Cole, and were oath in behalf of said copartnership that the above certificate by him signed is true.
Before me

(signed) Ellery C. Park
Justice of the Peace

A true copy

Attest: Edmund C. Smith

Town Clerk of Union

December 18, 1925 at 3:15 P.M.

County of Oxford,

December 18th 1925

At ten o'clock and ten minutes in the fore-noon, by virtue of the within writ, I attached the following named property, goods and chattels, all valued at \$486.00 as the property of Alexander H Chapman within named, and other persons unknown, copartners in business under the name of Alexander H Chapman & Company, now in or about the mill building the Chapman mill building or located near the same, so called, and near the house of J H McKenzie, in said Mason, in said County, and on land occupied by said McKenzie as a home place, all said property being a part of the A. H. Chapman & Company mill property, so called and known, viz:

One mill building, on land occupied by said McKenzie, in said Mason, being the the A. H. Chapman & Co. mill, so called, located on the road leading from Dunham's corner, so called, to Blanchard's Camps, so called, and valued at \$200.

One boarding house, ^{building, known as the A. H. Chapman} and located near the above named mill on said McKenzie home place, so called, and valued at \$200.

One cottage building, known as the A. H. Chapman cottage, located across Pleasant River bridge from said McKenzie house but on said McKenzie home place and on said Blanchard road, and valued at \$200.

Also,

1 Ricker bolter valued at \$10; 1 piece of 2-15/16" shafting valued at \$10; 1 piece 2-3/16" shafting valued at \$5.

16 pulleys of different sizes, being all
 about said mill, valued at \$50.; Lot of
 hangers and bearings for hanging shaftings
 being all there is about said mill premises
 valued at \$25.; 1 blacksmith forge, new valued
 at \$10.; one piece of 1-7/16" shafting, valued at \$2.;
 one piece of 1-15/16" shafting valued at \$2.;
 1 electric dynamo, valued at \$10.; 1-15 horse
 power steam engine, valued at \$15.; 1 large
 steam boiler, valued at \$100.; one steam engine
 supposed to be 50 horse power, valued at \$200.
 2 board saws and carriage valued at \$35.;
 1 dust blower valued at \$5.; one lot of iron
 piping being all about said mill property,
 valued at \$2.; 1 lot of square and round iron
 being all there is about said mill property,
 valued at \$5.; 2 pieces of smoke stack valued
 at \$10.; 1 pile of second hand brick valued at \$10

Harold F. Bennett
 Deputy Sheriff

A true copy.
 Attest-

Harold F. Bennett
 Deputy Sheriff

The foregoing is an attested copy of so much
 of my return as relates to the attachment
 and writ in which George C. Leighton and
 Charles H. Cole, both of Gilead, in said
 County of Oxford, copartners in business
 under the name of Leighton and Cole, are
 plaintiffs, and Alexander H. Chapman, of
 Mason, in said County of Oxford, and
 other persons unknown, copartners in
 business under the name of A. H. Chapman
 & Company, are defendants, dated
 December 18th, 1925 and returnable to the

Supreme Judicial Court at Paris, in said
County of Oxford and State of Maine, on
the second Tuesday of February, 1926.
The value of said defendants' property
which I was in said writ commanded to
attach was eleven hundred twenty-five dollars.

Dated December 21st, 1925.

Harold F. Bennett
Deputy Sheriff,

A true copy

Attest Edmund C. Smith
Town Clerk of Mason
December 22nd, 1925 at 8 P.M.
(E.A.C.)

I, Floyd E. Stevens, of Paris, Oxford
County, Maine, certify on oath that the
following is a true statement of the amount
due me, with all just credits given, for
labor done upon the birch, maple and other
hard wood located in the town of Mason, and
that part of the town on which lumbering
operations are now carried on by Jack
McKenzie, said operation being on Doover-
ment land. The said hard wood logs are all
now cut, felled and yarded on said oper-
ation.

For labor \$5.50

For which I claim a lien on said logs
and wood.

(Signed) Floyd E. Stevens
A true copy: Attest: Edmund C. Smith, Clerk.

State of Maine.

County of Oxford, ss.

December 30, 1925.

Personally appeared before me the
above named Floyd E. Stevens, and made
oath to the above certificate by him signed (over)

Before me,
 (signed) W. D. Conway
 Justice of the Peace.
 A true copy: Attest: Emma C. Smith
 Clerk of Town

\$125⁰⁰/₁₀₀

Norway, Maine, Feb 4, 1926.
 For value received, I promise to pay
 to H. F. Andrews, or order, One hundred
 & twenty five dollars and interest at
 6 per cent. until paid as follows: In four
 months

The bay house for which this note is
 given, shall remain the property of the
 said H. F. Andrews, and subject to his order,
 until this note is paid, with full permis-
 sion to enter, take and vend the same,
 waiving all legal rights of redemption.
 (signed) J. A. McKenzie

Feb. 8, 1926

\$40⁰⁰/₁₀₀

For value received I promise to pay
 to the order of S. E. Westleigh, the sum
 of forty dollars and interest at 6 per cent
 until paid, due March 1. This above note
 is given for one set of sleds known as the
 Polley Lapem sleds. For which this note is
 given, shall remain the property of
 S. E. Westleigh and subject to his order
 until this note is fully paid with full
 permission to enter, take and vend the
 same, waiving all legal rights of re-
 demption

Witness Allan McKenzie

(signed) J. A. McKenzie

Know all men by these presents that I, J. W. Westleigh, of Tusson, Oxford County, State of Maine, in consideration of Six hundred Three Dollars and Six Cents paid by Marshall R. Hastings, of Bethel, in said county, the receipt whereof I, the said Westleigh, do hereby acknowledge, have granted, bargained and sold, and by these presents do grant, bargain and sell unto the said Hastings the following goods and chattels, viz:

One roan horse, five years old, weight 1700 lbs, one bay horse with white fall, five years old, weight 1700 lbs, known as the Edwards horse, and the Ferguson horse,


To have and to hold the said goods and chattels unto the said Marshall R. Hastings, his Heirs, Executors, Administrators and Assigns to his only proper use, benefit and behoof forever. And I, the said J. W. Westleigh do avouch myself to be the true and lawful owner of the said goods and chattels, and have in myself full power, good right and lawful authority to dispose of the same in manner aforesaid; and I do for myself, my Heirs, Executors and Administrators, hereby covenant and agree to warrant and defend the said goods and chattels against the lawful claims and demands of all persons whomsoever, unto him the said Marshall R. Hastings, his Heirs, Executors, Administrators, and Assigns forever.

Provided nevertheless, that if the said J. W. Westleigh, his Executors, Administrators or Assigns, shall pay unto the said Marshall R. Hastings, his Executors, Administrators or Assigns the sum of Six hundred Three Dollars and Six Cents, in four months from ^{this} date, with interest at

six per cent, per annum payable annually, then this bill of sale, as also a certain promissory note bearing even date with these presents, given by the said J. W. Westlight to the said Marshall R. Hastings, to pay the sum and interest at the time aforesaid, shall be void, otherwise shall remain in full force.

Provided also, that it shall and may be lawful for said J. W. Westlight to continue in possession of said goods and chattels until breach of the above conditions.

In witness whereof I, the said J. W. Westlight have hereunto set my hand and seal this twenty third day of April in the year of our Lord one thousand nine hundred and twenty six.

(signed) J. W. Westlight 
Signed, Sealed and Delivered
in presence of

A. true copy
Attest Edmund C. Smith

April 26, 1926
5 P.M.

Town Clerk

\$115.00

Bethel, Maine July 27, 1926

10⁰⁰ a month. After date, for value received I promise to pay to Clarence Bennett, or order, the sum of one hundred fifteen dollars with interest until due at 6 per cent, from date.
Payable at - 6 P.C. - Maine.

After maturity this note shall draw interest at 8 per cent.

This note is given for a Ford touring car model 1923. Motor No. 576777

I agree that the title thereto, and to all labor, repairs and extra parts furnished shall remain in said Bennett, his successors

and assigns, until this and all other notes given for the purchase price shall have been paid in money. If I fail to pay this note when due, or if said property is uninsured, or seized for my debts, the holder of this note may seize and sell the same at public or private sale, with or without notice, pay all expenses thereby incurred, and apply the net proceeds upon this note and other notes given for the purchase price thereof, whether due or not due, and retain all payments before made as rent for the use of said property. I expressly agree to pay any balance on this note remaining unpaid after such property is sold, or if the same be burned or otherwise damaged or destroyed after its delivery to me.

Post Office _____ Maine

County _____ R. F. D. No. _____

Witness to signature _____ (signed) Alvin R. King

A true copy

Attest: Edmund C. Smith

Town Clerk.

July 28, 1926 10 A.M.

Chattel Mortgage
\$240⁰⁰/₁₀₀

Address Bethel, Me. R. F. D. #4
Residence Mason

Dec 21, 1926

For a Valuable Consideration, I hereby sell, convey and deliver to R. L. Sturgis of Norway, Maine, or assigns, the following described property, to wit: One Roan horse weighing about 1400 lbs about six years old, a horse that I brought from the west.

And warrant the title of said property to be in me, and that I am the owner thereof and the same is free from all encumbrances.

This mortgage is given to secure the payment of a certain note bearing even date with this present, given by me, to said grantee, for the sum of two hundred forty dollars. Payable ^{\$100⁰⁰} Feb 1st 1926⁰⁰ March 1st and for any renewal or renewals of said note.

with interest at 7 per cent. until paid in full.
 Provided nevertheless, that if I pay the
 said note and interest and any renewal thereof
 at the time of maturity, then this conveyance
 shall be void, otherwise to remain in full
 force and effect, and that no right of redemption
 shall exist.

Signed J. A. McKeuzie #
 Witness: Thos Blodgett & Sturges

A true copy
 Attest: Emma C. Smith
 Town Clerk

Nov. 12, 1926

#75.

For value received I promise to pay
 to the order of D. D. Morrill, Seventy five
 Dollars, and interest at 6 per cent, until paid,
 as follows: Fifteen dollars down and \$60
 Sixty Dollars in 6 months. The above note
 is given for 2 two year old heifers Black &
 White, for which this note is given shall
 remain the property of D. D. Morrill and
 subject to his order until this note is fully
 paid, with full permission to enter, take and
 vend the same waiving all legal rights of
 redemption.

Witness (signed) Eli A. Devier

A true copy:
 Attest: Emma C. Smith
 Town Clerk Mar. 22, 1927.

Know all Men by these Presents

That I, William M. Kierstead, of Mason, County of Oxford, State of Maine, in consideration of Thirty (30) Dollars paid by H. H. Hastings, of Bethel, in said County, the receipt whereof I the said Kierstead do hereby acknowledge, have granted, bargained and sold, and by these presents do grant, bargain and sell unto the said Hastings, the following goods and chattels, viz.:

Gasolene engine, one stripper, one bolter saw, pulleys and belting connected therewith in the Bean Mill, so called at Mason, Maine, The above enumerated personal property is encumbered by a mortgage running to Alberto P. Copeland, and is sold subject to said mortgage.

To have and to hold the said goods and chattels unto the said H. H. Hastings, his Heirs, Executors, Administrators and Assigns to their only proper use, benefit and behoof forever. And I the said William M. Kierstead do avouch myself to be the true and lawful owner of the said goods and chattels, and have in myself full power, good right and lawful authority to dispose of the same in manner aforesaid; and I do for myself, my Heirs, Executors and Administrators, hereby covenant and agree to warrant and defend the said goods and chattels against the lawful claims and demands of all persons whomsoever save as above said, unto the said Hastings, his Heirs, Executors, Administrators and Assigns.

Provided nevertheless, that if the said William M. Kierstead, his Executors, Administrators or Assigns, shall pay unto the said Hastings, his Executors,

Administrator or Assignee, the sum of Thirty (30) dollars on demand from this day, with interest at six per cent. per annum payable annually, then this bill of sale as also a certain promissory note bearing even date with these presents, given by the said William M. Kiirstead to the said H. H. Hactwig to pay the sum and interest at the time aforesaid, shall be void, otherwise shall remain in full force.

Provided also, that it shall and may be lawful for said Kiirstead to continue in possession of said goods and chattels until breach of the above condition.

In Witness Whereof, I the said William M. Kiirstead have hereunto set my hand and seal this twentieth day of June in the year of our Lord one thousand nine hundred and twenty seven.

Signed, Sealed and Delivered in presence of
(signed) Flora H. Kiirstead

(signed) William M. Kiirstead *

At true copy

Attest: Emma C. Smith

Town Clerk - June 21, 1927

Paid Sept 20

480%

South Paris, Me. Aug 11, 1927

For value received I promise to pay to the order of O. K. Clifford Co. Inc. the sum of four eighty & -00- Dollars, payable forty dollars six weeks from date and forty dollars per month thereafter, paid with interest on all unpaid sums at the rate of 7 per centum per annum payable semi-annually.

And, if any installment becomes in arrears for a period of ten days, then the whole amount unpaid on this note shall become payable on demand.

Witness:

A. B. Eastman

Signature

Emmund C. Smith

address Mason, Me (P.O. Belcher Me.)

State of Maine

County of Oxford, SS.

Know all men by these presents, that as security for the payment of the attached note, I do hereby pledge and mortgage to O. K. Clifford Co. Inc. and their successors in title, the following personal property now in my possession and by me owned free from all encumbrances prior hereto: one Dodge sedan # A 940 656

The undersigned utains possession of said property until breach hereof.

In witness whereof, I hereunto set my hand and seal this eleventh day of August 1927

Sig. Emmund C. Smith

Witness A. B. Eastman

(Seal)

A true copy, Aug. 26, 1927

Emmund C. Smith

Clerk of Mason

Paid Sept 1928

\$65⁰⁰/₁₀₀

Aug. 17, 1927.

Eight months from date I promise to pay D. W. Cushing or order for value received - \$65⁰⁰ - Sixty-five dollars with interest. This note is given for one black and white Holstein cow 9 years old known as the MacCounsell cow. This cow to remain the property of the said D. W. Cushing till this is paid in full.

(Signed) Eli A. Grover.

A true copy:

Attest: Edmund C. Smith

Town Clerk of Mason

August 29, 1927.

\$65⁰⁰/₁₀₀

Norway, Maine, Dec 19, 1927.

For value received I promise to pay to H. J. Andrews or order, Sixty-five Dollars and interest at 6 per cent until paid as follows: April 1st

The Ran Horse

for which this note is given, shall remain the property of the said H. J. Andrews, and subject to his order, until this note is fully paid, with full permission to enter, take and vend the same, waiving all legal rights of redemption.

(Signed) J. A. McKenzie

Witness

A true copy

Attest Edmund C. Smith

Town Clerk of Mason

Jan 6, 1928

Know All Men By These Presents,
That I, John W. Westleigh, of Mason Town, County
of Oxford and State of Maine, in consideration
of Two hundred sixty dollars to me paid by
J. F. Bell & Sons Co. The receipt whereof I
do hereby acknowledge, have granted,
bargained and sold and do by these
presents grant, bargain and sell unto
the said J. F. Bell & Sons Co. all the goods
and chattels, wares, effects, and merchan-
dise.

One bay horse about 6 years old
weighing about 1700 pounds. being the
same horse I this day bought of J. F. Bell &
Sons Co.

Also: one brown mare about 10 years
old weighing about 1600 pounds same
mare I bought of Ralph Sturgis of Norway,
Maine in the fall of 1927.

To have and to hold the same unto
the said grantee their executors, admin-
istrators and assigns forever. Provided,
nevertheless, that if my executors, adminis-
trators or assigns shall pay or cause to be
paid unto the said J. F. Bell & Sons Co. his
executors or administrators the sum of
\$260.00 according to the terms of my pro-
missory note of even date on four months
time payable to J. F. Bell & Sons Co. at the
City National Bank, Berlin, N.H. with
interest at 6% per annum, for value received.

Then these presents shall be void. And I
have put the said grantee in full
possession of said property by delivering
to them this deed in the name of the other.

And it is agreed by the parties, that
until default of the performance of said
condition, it shall be lawful for said
property to remain in possession of said
grantee, liable, however, to be taken and
removed by said grantee as well before
as after such default; and for that

Purpose, said grantee, his executor, Administrator or assigns, may forcibly, and without judgment of law, enter into the dwellinghouse of said grantor, or wherever said property may be situated and remove the same at pleasure.

In witness whereof I have hereunto set my hand and seal this 23rd day of July A.D. 1928.

Signed, Sealed and delivered, in presence of
John Westleigh.

We severally swear that the foregoing mortgage is made for the purpose of securing the debt specified in the condition thereof, and for no other purpose whatsoever, and that said debt was not created for the purpose of enabling the mortgagor to execute the said mortgage, but is a just debt, honestly due and owing from the mortgagor to the mortgagee so help me God.

J. F. Bell Pres. - - - John Westleigh
State of New Hampshire, Coos. SS. Berlin, N.H. July 23,
A.D. 1928.

Personally appearing the above named
J. F. Bell, President and John N. Westleigh
severally took and subscribed the
foregoing oath,
Before me

Les. A. Delisle
Notary Public

A true copy:

Attest Edmund C. Smith Town Clerk.

July 25, 1928.

620⁰⁰

Bethel, Maine April 20, 1927

One year after date, for value received, I promise to pay to Clarence Bennett, or order, the sum of Six hundred twenty dollars with interest until due at 6 per cent, from date. Payable at - - - - - Maine.

After maturity this note shall draw interest at 8 per cent.

This note is given for One Chrysler Sedan Ser. No 61453A.

I agree that the title thereto, and to all labor, repairs and extra parts furnished, shall remain in said Bennett, his successors and assigns, until this and all other notes given for the purchase price shall have been paid in money. If I fail to pay this note when due, or if said property is repossessed, or seized for my debt, the holder of this note may seize and sell the same at public or private sale, with or without notice, pay all expenses thereby incurred, and apply the net proceeds upon this note and other notes given for the purchase price thereof, whether due or not due, and retain all payment, before made or less for the use of said property. I expressly agree to pay any balance on this note remaining unpaid after such property is sold, or if the same be burned or otherwise damaged or destroyed after its delivery to me.

Post office - - - - - Maine.

County - - - - - R. F. D. No. - - -

Between & Signature - - - - -

(Signed) John Westleigh

A true copy:

Attest: Edmund C. Smith, Town Clerk

Mason, July 25, 1928.

\$115⁰⁰

Bethel, Maine, Sep. 7. 1927.

One year after date, for value received I promise to pay to Clarence Bennett, or order, The sum of one hundred fifteen dollars, with interest until due at 6 per cent, from date. Payable at C. B., Maine.

After maturity this note shall draw interest at 8 per cent.

This note is given for one Overland Touring Car known as Bernard Rolfe Car

I agree that the title thereto, and to all labor, repairs and extra parts furnished, shall remain in said Bennett, his successors and assigns, until this and all other notes given for the purchase price shall have been paid in money. If I fail to pay this note when due, or if said property is damaged, or seized for my debt, the holder of this note may seize and sell the same at public or private sale, with or without notice, pay all expenses thereby incurred, and apply the net proceeds upon this note and other notes given for the purchase price thereof, whether due or not due, and retain all payments before made as rent for the use of said property. I expressly agree to pay any balance on this note remaining unpaid after such property is sold, or if the same be burned or otherwise damaged or destroyed after its delivery to me.

Post office - - - - - Maine

County - - - - - R. F. D. No - - -

Witness & Signatures - - - - -

(Signed) Huron C. Thorric

A true copy:

Attest: Edmund C. Smith.

Attest: Edmund C. Smith.

Know all Men by these Presents.
That Harlan E. Kimball, of Mason, Oxford
County, Maine, in consideration of Two
Hundred Fifty (250) dollars, paid by
P.M. Walker, of Newry, in said County,
the receipt whereof I the said Harlan
E. Kimball do hereby acknowledge, have
granted, bargained and sold, and by these
presents do grant, bargain and sell unto
said P.M. Walker, the following goods
and chattels, viz: - - - - -

One bay team, a mare and horse,
each with a stripe in its face, known as
the P.M. Walker team; one pair heavy
double harness; one set of heavy sleds,
harness and sleds at my place in
Mason, above said.

To have and to hold the said goods
and chattels unto the said P.M. Walker,
his heirs, executors, administrators and as-
signs, to his only proper use, benefit and
behoof forever. And I the said Harlan E. Kimball
do avouch myself to be the true and lawful
owner of the said goods and chattels, and
have in myself full power, good right,
and lawful authority to dispose of the
same in manner aforesaid; and I do
for myself, my heirs, executors and ad-
ministrators, hereby covenant and agree
to warrant and defend the said goods and
chattels against the lawful claims and demands
of all persons whomsoever, unto him, the
said P.M. Walker, his heirs, executors, ad-
ministrators, and assigns.

Provided Nevertheless, that if the said
Harlan E. Kimball, his executors, administra-
tors or assigns, shall pay unto the said
P.M. Walker, his executor, administrators or
assigns, the sum of Two Hundred Fifty
(250) dollars, viz:

\$50.00 on June 1st, 1929, and Twenty-
five dollars on the first of each month

Thereafter until said sum is paid in full, from this date, with interest on said sum at the rate of six per cent, per annum, payable annually, until fully paid, then this bill of sale, as also a certain promissory note, bearing even date with these presents, given by the said Harlan E. Kimball to the said P.M. Wacker the pay the sum and interest at the time aforesaid, shall be void, otherwise shall remain in full force.

Provided also that it shall and may be lawful for said Harlan E. Kimball to continue in possession of said goods and chattels until breach of the above condition.

In witness whereof, I, the said Harlan E. Kimball, have hereunto set my hand and seal this fourth day of ~~March~~^{April} in the year of our Lord one thousand nine hundred and twenty-nine. (signed)

Signed, Sealed and Delivered
in presence of

H. H. Hastings

A true copy:

Attest: Edmund C. Smith, Town Clerk
April 6, 1929. at 5 P.M.

60⁰⁰/₁₀₀

Bethel Maine Nov. 5, 1929

Four months after date for value received
I promise to pay to Henry Westberg or order
the sum of sixty dollars without interest
until due. Payable at Mason, Maine.

After maturity this note shall bear interest
at 8 per cent.

This note is given for Jersey Cows.

I agree that the title thereto, and to all labor
repairs and extra parts furnished shall remain
in said Westberg, his successors, and assigns,
until this and all other notes given for the
purchase price shall have been paid in money.
If I fail to pay this note when due, or if property
is insured or seized for my debt, the holder
of this note may seize and sell the same at
public or private sale, with or without notice,
pay all expenses thereby incurred, and apply
the net proceeds upon this note and other
notes given for the purchase price thereof,
whether due or not due, and retain all pay-
ments before made or to be made for the use of said
property. I expressly agree to pay any balance
on this note remaining unpaid after such
property is sold, or if the same be burned
or otherwise damaged or destroyed after
its delivery to me.

Post Office Bethel Maine.

County Oxford R. F. D No 4. (Signed) Henry C. Morris
Witness to signature Mason, Maine

(Signed) Viola D. Morris

Attest: Emma C. Smith, Town Clerk

Received and recorded Nov. 5, 1929 at 9 AM.

#

60⁰⁰/₁₀₀

Bethel, Maine Nov. 5, 1929.

Four months after date for value received
I promise to pay to Henry Westleigh or order the sum
of sixty dollars, without interest until due. Payable
at Mason, Maine.

After maturity this note shall bear interest
at 8 per cent

This note is given for Holstein Cows.

I agree that the title thereto and to all labor
repairs and extra parts furnished shall remain in
said Westleigh, his successors and assigns, until
this and all other notes given for the purchase price
shall have been paid in money. If I fail to pay
this note when due or if property is removed or
seized for my debts, the holder of this note may seize
and sell the same, at public or private sale with or
without notice, pay all expenses thereby incurred, and
apply the proceeds upon this note and other notes
given for the purchase price thereof, whether due or
not due and retain all payments before made or
rent for the use of said property. I expressly agree to
repay any balance on this note remaining unpaid
after said property is sold or if the same be burned
or otherwise damaged or destroyed after its de-
livery to me.

Post Office Bethel, Maine
County Oxford, R. F. D No 4

(Signed) George Herman Merrill

Witness to Signature

(Signed) George Westleigh

A true copy: Attest: Emma C. Smith, Town Clerk

Received and recorded Nov 5, 1929. at 9 A.M.

#350.00

Norway, Maine, May 30, 1929

For value received, I promise to pay to the order of H. F. Andrews, Three Hundred and fifty Dollars, and interest at 6 per cent, until paid, as follows: In six months

The Black mare known as the Millett mare and Bay horse known as the Boston horse

for which this note is given, shall remain the property of the said H. F. Andrews, and subject to his order, until this note is fully paid, with full permission to enter, take and vend the same, waiving all legal rights of redemption

Witness _____

J. A. M. Kenzie

At true copy Attest: Edmund C. Smith Town Clerk
June 4, 1929 at 8 P.M.

Paris Motor Mart

Conditional Sale Contract

SOUTH PARIS, MAINE,

May 25

19 29

This Indenture Witnesseth, That I J. A. Mc Kenzie
of Bethel, Maine, in the County of Oxford, and State
of Maine, have this day received from PARIS MOTOR MART, of South Paris, in said State of Maine, the
following described personal property: One Ford Truck with seats
Engine No.

and in consideration of the delivery to me thereof, I hereby agree to purchase the same and to pay there-
for the sum of \$ 125.00 as follows: \$ _____ in cash when this instrument is
signed, and the balance of \$ 125.00 in the following manner: _____

Four month after date

according to the tenor of One certain promissory notes of even date herewith, which
notes shall not be considered as payments until they are paid in money.

And in consideration of the delivery to me of said property I further agree

That title thereto shall remain in the said PARIS MOTOR MART until all of said notes with interest,
and any renewals thereof, together with all charges for labor, parts, accessories or supplies furnished by
said PARIS MOTOR MART on, for or to said property at my request shall have been paid in full, all of
which notes and charges I agree to pay when due;

That I will keep said property insured for the benefit of said PARIS MOTOR MART as its interest
may appear, against loss by fire, theft or other casualty to the full amount of \$ 125

That I will not remove said property permanently from the State of Maine;

That I will keep said property in good repair during the continuance of this agreement;

That I will not sell nor mortgage said property without the written consent of the said PARIS
MOTOR MART previously obtained;

That said property shall not be used for the sale, storage or transportation of any intoxicating
liquor contrary to any Federal, State or Municipal law now in force or hereafter enacted;

That in case of default of any of aforesaid payments when the same may become due and pay-
able, the whole amount secured by this agreement and all notes given therefor, shall thereupon immedi-
ately become due and payable, and in such case and in case of any breach of any of the aforesaid condi-
tions or agreements on my part to be kept or performed, said PARIS MOTOR MART may permanently retain
all payments made, and may take possession of said property with or without process of law, and the same
permanently retain free from any liability whatsoever by reason of the repossession thereof, and

That I will pay to said PARIS MOTOR MART all expenses incurred by it in repossessing itself of said
property, or incident to foreclosure proceedings hereunder, or arising out of the breach by me of any of
the aforesaid conditions or agreements by me to be kept or performed.

In Witness Whereof, I, the said _____ have hereunto
set my hand this 25th day of May A. D. 19 25

WITNESS
Wm L. Maxim

SIGNATURE

J. A. Mc Kenzie

ADDRESS

Bethel, Maine

State of Maine

County of Oxford ss.

\$40.62

West Bethel, Maine, June 1931.

For value received I promise to pay to the order of Harry B. Head of West Bethel, Maine, the sum of Forty and $\frac{62}{100}$ Dollars, payable in six months, with interest on all unpaid sums at the rate of six per centum per annum.

(signed) Harlan E. Kimball

signed (Paul B. Head)

Witness:

Know all men by these presents, that as security for the payment of attached note, I do hereby pledge and mortgage to Harry B. Head and his successors in title, the following personal property now in my possession and by me owned free from all encumbrances, prior hereto one pair of fine bay horses.

Said property is to be properly housed, kept in good order and not removed from the State without permission. The undersigned retains possession of said property until death hereof.

In witness whereof I hereunto set my hand and seal this 4th day of June 1931.

(signed) Harlan E. Kimball (real)

Witness:

Paul B. Head (signed)

A true copy. Attest Edmund C. Smith, Town Clerk of Maine
June 8th, 1931 at 8 P.M.

Mason, Maine

Residence, Bethel, Maine, R.D. 4

CHATTEL MORTGAGE

Oct 10, 1930

\$ 200. ⁰⁰/₁₀₀

For a valuable consideration, I hereby sell, convey and deliver to R. T. Sturgis of Norway, Maine, or assigns, the following described property, to wit: One black horse one white horse about twelve years old weighing about 2800 lbs.

And warrant the title of said property to be in me, and that I am owner thereof and the same is free from all incumbrances.

This mortgage is given to secure the payment of a certain note bearing even date with these presents, given by me, to said grantee, for the sum of Two hundred ⁰⁰/₁₀₀ dollars payable in four months and for any renewal or renewals of said note, with interest at 7 percent until paid in full.

Provided nevertheless that if I pay the said note and interest and any renewal thereof at the time aforesaid, then this conveyance shall be void, otherwise to remain in full force and effect, and that no right of redemption shall exist.

Witness:

(Signed) John Westleigh (seal)

Witness:

(seal)

A true copy Attest Edmund C. Smith

Town Clerk of Mason

Received March 14, 1931

State of Maine

County of Oxford ss

\$153⁰⁰

West Bethel, Me. Nov. 18, 1931

For value received I promise to pay to the order of Harry N. Head the sum of One hundred, fifty three Dollars payable six months from date with interest at the rate of six per centum per annum.

Sign Myron E. Morrill

Witness Viola G. Morrill

Know all men by these presents that as security for the payment of the attached note, I do hereby pledge and mortgage to said Harry N. Head and his successors in title, the following personal property now in my possession and by me owned free from all encumbrances prior hereto four Hereford Cows.

Said property is to be properly housed, kept in good order and not removed from the State without permission.

The undersigned retains possession of said property until breach thereof.

In witness whereof, I hereunto set my hand and seal this eighteenth day of November, 1931.

(Signed) Myron E. Morrill
Witness. Viola G. Morrill.

At true copy: Attest. Edmund C. Smith

Town Clerk of Mason

Received & recorded

Nov. 20, 1931.

GEORGE J. STOBIE
COMMISSIONER

ARCHER L. GROVER
DEPUTY COMMISSIONER



DEPARTMENT OF
Inland Fisheries and Game

STATE OF MAINE
AUGUSTA

STATE OF MAINE

PUBLIC NOTICE

In conformity with the provisions of an Act passed by the 86th Legislature, the Commissioner of Inland Fisheries and Game hereby promulgates the following rules and regulations:

RULES AND REGULATIONS

Section 1. Commencing on the 30th day of June, A. D., 1933, it shall be unlawful for any person to fish for, take, catch or kill any kind of fish at any time, in the waters of Pleasant River or any of its tributaries, which are situated in the towns of Albany, Bethel and Mason, in the county of Oxford, EXCEPT Little Pond, a private pond, in said town of Mason; provided, however, that it shall be lawful to fish said river from the Albany line, its eastern tributary, and from Lowell Brook, its western tributary, to its outlet into the Androscoggin River, on Tuesdays, Thursdays and Saturdays.

It shall also be unlawful for any person to have in possession at any time any fish taken in violation of the provisions of these rules and regulations.

Section 2. Whoever violates any provision of these rules and regulations shall be subject to a penalty of not more than \$300.00 and costs, or imprisonment for not more than ninety days, or both said fine and imprisonment.

Dated at Augusta, Maine, this 16th day of May, A. D., 1933.

A true copy, Attest:

George J. Stobie
Commissioner.

George J. Stobie
Commissioner of Inland
Fisheries and Game.

Filed July 1, 1933

Filed July 1, 1933

Edmund C. Smith

Clerk
Mason

175⁰⁰

Ruthe Sept 7. 1933.

Six months after date I promise to pay the
order of Hewell Godwin

One hundred seventy-five Dollars

with interest at 6 per cent. until paid the same
being for yoke Hereford born known as Godwin
over one and one red Durham cows 6 yrs old
they being the same which I have this day
purchased from said Hewell Godwin and
said cattle to remain the property of said Hewell
Godwin until said sum and interest are
paid in full

Attest Ello Godwin (Signed) Harlan E. Kimball

Received & Recorded Sept 18, 1933
Edmund C. Smith, clerk.

66⁰⁰

April 4, 1933

Six months after date promise to pay to the order of Lewis Rodwin:

— Sixty: six Dollars —
with interest at 6 per cent until paid, the sum being for:

One black & white steer calf, 1 Jersey Heifer calf, 1 red & white bull calf and 1 Hereford steer yearling calf, they being the ones which I have this day purchased from said Lewis Rodwin.

Said cattle to remain the property of of said L. S. Rodwin with all proceeds, until said sum and interest are paid in full.

(Signed)

John Westleigh

Attest:

(now)

Received and recorded Sept 8, 1933

Emma C. Smith, clerk.

\$160⁰⁰/₁₀₀

Turner, Maine

Dec. 6, 1933.

On demand, for value received I promise to pay L. E. Stevens, or order, One hundred and sixty dollars with interest at 6%.

Some being for balance on six young Hereford cows known as the Des. Pettibugill cows, which I have bought of said Stevens.

Said property to remain the property of said Stevens until said sum and interest are paid in full.

(signed) Edmund C. Smith

Butler, Maine

A true copy. Attest: Edmund C. Smith

Town Clerk of Union

Received and Recorded: Jan. 25, 1934.

Paid 80⁰⁰/₁₀₀
and interest to
April 6, 1934.

\$65⁰⁰

Dec 1, 1932.

On demand after date, for value received I promise to pay to the order of U. S. Dodevin

— Sixty five — ¹⁰⁰/₁₀₀ Dollars.

with interest at 6 per cent, until paid, the same being for three Hereford steers and being the same which I have this day bought of said U. S. Dodevin and said steers are to remain the property of said U. S. Dodevin until said sum and interest are paid, and it is hereby stipulated and agreed that no right of redemption shall exist after breach hereof by non-payment at maturity of this note.

(signed) John Westleigh

Attest: Elaine Warren

A true copy. Attest: Edmund C. Smith

Town Clerk of Union

Received and recorded: Jan 25, 1934.

\$55⁰⁰

Jan 19, 1934.

On demand, after date, for value received
I promise to pay to the order of Llewellyn Dodwin
— Fifty — five — — — — — Dollars
with interest at 6 per cent. until paid, the same
being for 2 Hereford heifers (yearlings) registered
as Benesh to 2146432, One — — — — — to 2146433
they being the same which I have this day
bought of said Llewellyn Dodwin and said prop-
erty with all produce are to remain the property
of said Llewellyn Dodwin until said sum and
interest are paid, and it is hereby stipulated and
agreed that no right of redemption shall exist
after breach hereof by non-payment at maturity
of this note.

(signed) John Westergaard

attest: Etta Dodwin

A true copy: Attest: Edmund C. Smith

Town Clerk of Mason

Received and recorded Jan 25, 1934.

\$150⁰⁰

Bethel, Maine, Jan 3, 1934

For value received I promise to pay to the order
of Fred L. Edwards One hundred & fifty Dollars and
interest at 6% per cent until paid, as follows:
Fifty Dollars two weeks from date Jan 3, 1934 and
Twenty five Dollars on first of each month thereafter.
The full note is given for one pair of Steers 4 years
old known as the Bartlett cattle one red & one gray
color for which this note is given, shall re-
main the property of Fred Edwards and subject to
his order, until this note is paid in full, with
full permission to enter, take and vend the same
waiving all legal rights of redemption.

Witness

(signed) Harlan C. Kimball

A true copy

Attest: Edmund C. Smith

Town Clerk of Mason.

Received and Recorded Feb

pages 156+157
are blank

Know all men by these presents

That I, John A. McKenzie of Mason, County of Oxford and State of Maine.

in consideration of One hundred Fifty and 20/100 Dollars to me paid by J. F. Bell & Sons Co., of Berlin, Coos County, and State of New Hampshire, the receipt whereof I do hereby acknowledge, have granted, bargained and sold, and do by these presents, grant bargain and sell unto said J. F. Bell & Sons Co., all the goods and chattels, wares, effects and merchandise as follows:

One black horse about 13 years old and weighing about 1400 pounds being the same horse I this date bought from J. F. Bell & Sons Co.,
One bay horse, with strip in face, about 12 years old and weighing about 1300 pounds, being the same horse I have owned for past six years.

One set double team harness and collars.

The above described being now in my possession and free from all advanced claims.

To have and to hold the same unto the said grantee, their executors, administrators and assigns forever. Provided, nevertheless, that if I or my executors, administrators, or assigns shall pay or cause to be paid unto the said J. F. Bell & Sons Co. their executors or administrators the sum of \$150.00 according to the terms of my two certain promissory notes of even date, bearing \$75.00 on two months' time and \$75.00 on four months' time. Payable to the order of J. F. Bell & Sons Co., at City National Bank with interest 6% and being for value received, then these presents shall be void. And I have put the said grantee in full possession of said property by delivering to them this deed in the presence of the whole.

And it is agreed by the parties that, upon default of the performance of said conditions, it

shall be lawful for said property to remain in the possession of said grantor, he or, however, to be taken and removed by said grantor as well before or after such default; and for that purpose said grantor, his executor, administrator, or assigns, may forcibly, and without judgment of law, enter into the dwelling house of said grantor, or wherever said property may be situated, and remove same at pleasure.

In witness whereof I have hereunto set my hand and seal this 16th day of May A.D. 1934.

(signed) J. A. McKeagie ^{seal}
Signed, sealed & delivered in presence of us:
Geo A. Bell

We severally swear that the foregoing mortgage is made for the purpose of securing the debt specified in the condition thereof, and for no other purpose whatsoever, and that said debt was not created for the purpose of enabling the mortgagor to execute the said mortgage, but is a just debt, honestly due and owing from the mortgagor to the mortgagee. So help us God.

(signed)
J. F. Bell Pres.
State of New Hampshire, Coos. SS May 16th A.D. 1934.
Personally appeared the above named John A. McKeagie and J. F. Bell severally Took and subscribed the foregoing oath,
Before me

(signed) Geo A. Bell
(Notary Public)
Geo

Contract

South Paris Oxford Co. Maine Sept 15, 1934

I, we, have this day purchased and acknowledge delivery from Ripley and Fletcher Co. of South Paris, Maine, herein called the vendor, the following motor vehicle, to wit:

Paid

10/13/34 \$24. One new 1934 Ford Hydraulic Dump 1 1/2 ton Truck,
11/13/34 \$24. Model BB, Motor No BB 1841 39105

12/13/34 \$24.

1/13/35 \$24. The terms of this purchase and sale are as follows.

2/13/35 \$24. \$ 746.50 cash and \$ 288 in deferred payments.

3/13/35 \$24. Title to all of the above, together with all equip-

4/13/35 \$24. ment and accessories thereon and thereafter

5/13/35 \$24. added, remains in Vendor or assigns until the

6/13/35 \$24. balance of \$ 288. - which I, we, owe thereon is

7/13/35 \$24. paid and which I, we, to pay in full within

8/13/35 \$24. 12 months from date of purchase, according

9/13/35 \$24. to the terms of an agreement and contract ex-

ecuted contemporaneously herewith.

Signed, sealed and delivered in presence of

Harold P. Fletcher (signed)

Oxford Co.

(Signed) Edmund C. Smith
Mason, Maine

Attest Copy

Attest Edmund C. Smith

Clerk of Mason

Oct 17, 1934

CHATTEL MORTGAGE

\$90⁰⁰Address Mason, MaineResidence October 20 1934

For a Valuable Consideration, I hereby sell, convey and deliver to Ripley & Fletcher
 of South Paris, Maine, or assigns, the following described property, to wit:.....
1 - 1930 Ford Tudor - Motor # A 2697574

And WARRANT the title of said property to be in me, and that I am the owner thereof and the same is free from all incumbrances.

This mortgage is given to secure the payment of a certain note bearing even date with these presents, given by me, to said grantee, for the sum of Twenty and Two Dollars, payable Three months after date 100
 and for any renewal or renewals of said note, with interest at per cent months in advance, and on default of payment the full amount becomes due.

PROVIDED NEVERTHELESS, that if I pay the said note and interest and any renewal thereof at the time aforesaid, then this conveyance shall be VOID, otherwise to remain in full force and effect, and that no right of redemption shall exist.

WITNESS..... signed J. A. Tu°/Kenzie (SEAL)

WITNESS..... (SEAL)

A true copy:

Attest: Edmund C. Smith

Town Clerk of Mason

Know All Men by These Presents

That I, Myron E. Merrill, of Mason, County of Oxford, and State of Maine.

in consideration of Five Hundred Twenty-five Dollars and 20/100 to me paid by J. F. Bell & Son, Co., of Berlin, N. H. The receipt whereof I do hereby acknowledge, have granted, bargained, and sold, and do by these presents grant, bargain and sell unto said J. F. Bell & Son Co., all the goods and chattels, wares, effects and merchandise as follows:

Two roan horses about five years old each and weighing about 3300 pounds; Being the same horses I this date bought from J. F. Bell & Son Co. Also; Two black, two year old, heifers;

One Guernsey, one year old, heifer;

One black and white, six year old, cow.

Being the same cattle raised on my farm at Mason, Maine. and are free from all advanced claims.

To have and to hold the same unto the said grantee, their executors, administrators and assigns forever. Provided, nevertheless, that if I or my executors, administrators or assigns, shall pay or cause to be paid unto the said J. F. Bell & Son Co. their executor or administrators the sum of \$25.00 according to the terms of my certain promissory note of even date herewith on two months' time, payable to the order of J. F. Bell & Son Co. at Berlin City National Bank, of Berlin, N. H. with interest 6%. For value received. Then these presents shall be void. And I have put the said grantee in full possession of said property by delivering to them this deed in the name of the whole.

And it is agreed by the parties, that until default of the performance of said condition, it shall be lawful for said property to remain in possession of said grantor, liable, however to be taken and removed by said grantee as well before as after such default; and for that purpose, said grantee, his executor, administrators or assigns, may forcibly and without judgment of law, enter into the dwelling house of said grantor, or wherever said property may be situated, and remove the same at pleasure.

Cancelled

Cancelled

In witness whereof I have hereunto set my hand and seal this 17th day of November A.D. 1934
Signed, sealed and delivered in presence of us:
(signed) Edmund C. Bell

(signed) Myron E. Morrill (SA)
We severally swear that the foregoing mortgage is made for the purpose of securing the debt specified in the condition thereof, and for no other purpose whatsoever, and that said debt was not created for the purpose of enabling the mortgagor to execute the said mortgage, but is a just debt, honestly due and owing from the mortgagor to the mortgagee.
So help me God.

(signed) J. F. Bell, Pres. (signed) Myron E. Morrill
State of New Hampshire, Coos, SS. Nov 17, 1934

Personally appearing the above named Myron E. Morrill and J. F. Bell severally took and subscribed the foregoing oath,

Before me

(signed) Edmund C. Bell

Justice of the Peace

A true copy:

Attest: Edmund C. Smith

Jurat Clerk of Mason.

Know All Men by These Presents
That I, J. A. McKenzie of Mason, Oxford County
and State of Maine
in consideration of One hundred fifty and ^{no}/₁₀₀
dollars to me paid by J. F. Bell & Sons Co of Berlin,
N. H., the receipt whereof I do hereby acknowledge,
have granted, bargained, and sold, and do by these
presents grant, bargain and sell unto said J. F. Bell
& Sons Co all the goods and chattels, wares, effects
and merchandise as follows:

One grey horse about six years old and weighing
about 1550 pounds, being the same horse I this
date bought of J. F. Bell & Sons Co.

Also one bay horse about thirteen years old and
weighing about 1300 pounds, being same horse
I have owned for past six or seven years. (over)

To have and to hold the same unto the said grantee their executors, administrators, and assigns, forever. Provided, nevertheless, that if I or my executors, administrators or assigns, shall pay or cause to be paid unto the said J. F. Bell & Sons, Co their executors or administrators the sum of \$150.00 according to the terms of the two promissory notes of even date herewith \$75.00 on two months time and \$75.00 on four months time payable to the order of J. F. Bell & Sons, Co at Berlin City National Bank for value received.

Then these presents shall be void. And I have put the grantee in full possession of said property by delivering to them this deed in the name of the whole.

And it is agreed by the parties, that until default of the performance of said condition it shall be lawful for said property to remain in possession of said grantor, liable, however, to be taken and removed by said grantee as well before as after such default; and for that purpose, said grantee, his executors, administrators or assigns, may, forcibly, and without judgment of law, enter into the dwelling house of said grantor, or wherever said property may be situated, and remove the same at pleasure.

I witness whereof I have hereunto set my hand and seal the 9th day of April A.D. 1935.

Signed, sealed and delivered in the presence of us:

(Signed) J. A. McKezie (M)

We solemnly swear that the foregoing mortgage is made for the purpose of securing the debt specified in the condition thereof, and for no other purpose whatsoever, and that said debt was not created for the purpose of enabling the mortgagor to execute the said mortgage, but is a just debt, honestly due and owing from the mortgagor to the mortgagee. So help me God.

Signed Geo. L. Bell (Signed) J. A. McKezie
State of New Hampshire, Coos, ss April 9, 1935.

Personally appearing the above named J. A. McKezie and George A. Bell, Treas. severally took and subscribed

Laid in full March 8, 1938

the foregoing both.

Before me

(signed) Edmund E. Bell

Justice of the Peace.

A true copy:

Attest:

Edmund C. Smith

Deputy Clerk of Mason.

Know all men by these Presents
That I, Edmund C. Smith, of Mason, County of Oxford,
State of Maine
in consideration of the sum of Two thousand and
fifty (\$2050.) dollars - paid by Bethel National
Bank, a corporation existing under the laws of
the State of Maine and located at Bethel, in said
county - - - - - the receipt whereof - - I - - the said
Smith - - - do hereby acknowledge, have granted,
bargained and sold, and by these presents do
grant, bargain, sell unto the said Bethel National
Bank, its successors and assigns - - - The follow-
ing goods and chattels, viz.:
1 pair working horses, Chestnut color, 8 and 9 years of age
1 driving horse, 9 years old, bay color.
1 V-8 Ford Truck, motor number BB 181139105, 1934 make
1 Buick Limousine, year of 1929, motor number ~~2297709~~
Serial number 219545.
1 Ford station car - year 1929 motor number 19764284.
1 Farm - all tractor - International Harvester Co. make.
1 Bean Potato sprayer.
1 1/2 Cornish Potato planter.
1 1/2 Cornish Potato digger.
1 1/2 Cornish side delivery rake.
1 Milwaukee Drain binder.
1 1/2 Cornish Cultivator (two rows)
1 tractor disc harrow - John Deere
1 tractor plow - International Harvester Co. make
1 tractor mowing machine International Harvester Co. make
1 set double harrows, new in 1934 - brass trimmed
9 Hereford cows
14 Hereford calves - 10 months old
3 Jersey, 3 year olds and 5 Jersey yearlings (over)

Paid in full March 8, 1938
attest: Edmund C. Smith, Clerk

The foregoing named cattle and horses being all Iowa own and all show on my farm in said town

To have and to hold The said goods and chattels unto the said Bethel National Bank --- its successors and assigns to its and their only proper use, benefit and behoof forever. And I --- the said Smith --- do avouch myself to be the true and lawful owner of the said goods and chattels and have in myself full power, good right and lawful authority to dispose of the same in manner --- aforesaid; and --- I --- do for myself, my --- Heirs, executors and administrators, hereby covenant and agree to warrant and defend the said goods and chattels against the lawful claims and demands of all persons whomsoever, unto it --- the said

Bethel National Bank - its successors --- and assigns.

Provided nevertheless, That if the said Edmund C. Smith --- his --- executors, administrators or assigns, shall pay unto the said Bethel National Bank --- its successors or assigns, the sum of two thousand and fifty dollars according to the terms of one certain promissory note bearing even date with these presents, given by said Smith to said Bank then this bill of sale, as also --- said --- certain promissory note bearing even date with these presents, given by said Smith --- to the said Bank to pay the sum and interest at the time aforesaid, shall be void, otherwise shall remain in full force.

In witness whereof --- I --- the said Edmund C. Smith --- have hereunto set my hand and seal this seventh day of May --- in the year of our Lord one thousand nine hundred and thirty-five

Signia, Sales & Delivery

in presence of

(Signia) Edmund C. Smith (SEAL)

(signed) Fred B. Thorne

A true copy:

Recorded May 7, 1935

Attest: Edmund C. Smith, Town Clerk of Iowa.

Paid in full March 8, 1938
Attest: Edmund C. Smith
Clerk

CHATTEL MORTGAGE

Address Bethel, Maine
 Residence Wason, Maine
April 11 1935
 \$.....
 For a Valuable Consideration, I hereby sell, convey and deliver to Ripley & Fletcher Co

of South Paris, Maine, or assigns, the following described property, to wit:
One 1934 Ford V8 Tudor, Number 18-847864

And WARRANT the title of said property to be in me, and that I am the owner thereof and the same is free from all incumbrances.

This mortgage is given to secure the payment of certain note bearing even date with these presents, given by me, to said grantee, for the sum of Three Hundred Ten Dollars, payable at Norway National Bank \$150 July 11/35 & \$160 October 11/35 and for any renewal or renewals of said note, with interest at 6 per cent three months in advance, and on default of payment the full amount becomes due.

PROVIDED NEVERTHELESS, that if I pay the said note and interest and any renewal thereof at the time aforesaid, then this conveyance shall be VOID, otherwise to remain in full force and effect, and that no right of redemption shall exist.

WITNESS Harold C. Fletcher (signed) (agreed) J. A. McKenzie (SEAL)

WITNESS..... (SEAL)

GEORGE J. STOBIE
COMMISSIONER

ARCHER L. GROVER
DEPUTY COMMISSIONER



DEPARTMENT OF
Inland Fisheries and Game
STATE OF MAINE
AUGUSTA

STATE OF MAINE
P U B L I C N O T I C E

In conformity with the provisions of Resolve of the 87th Legislature, and deeming it for the best interests of the State, the Commissioner of Inland Fisheries and Game hereby promulgates the following rules and regulations:

RULES AND REGULATIONS.

Section 1. Commencing on the 5th day of July, A. D., 1935, Pleasant River and its tributaries, in Mason, Bethel and Albany, and Hapgood Brook, in Bethel, in the county of Oxford, shall be open to fishing under the general law of the State.

Dated at Augusta, Maine, this 1st day of June, A. D., 1935.

Commissioner of Inland
Fisheries and Game.

A true copy, Attest:

Commissioner.

\$50

Marion May 18, 1935

On demand I promise to pay to T. S. Dodwin
or order the sum of --- Fifty Dollars -- with interest
at 6 per cent -- The same being for one 4 yr old
Jersey heifer and one black and white face cow
8 years old, which I now have in my possession. I do
hereby certify that the property with all produce to belong to T. S. Dodwin
until this note is paid in full

(signed) J. A. McKenzie

Witness) Ethel McKenzie

Attest Ethel Dodwin

Received and recorded

May 19, 1935

Edmund C. Smith
Clerk

155⁰⁰

Turner, Me.

Apr 24, 1936

For value received I promise to pay
L. E. Stevens or order (\$155⁰⁰) one hundred
fifty five dollars with interest at 6%, payable
(\$50⁰⁰) fifty dollars in six (6) months and the
balance in one (1) year.

Said being for balance due for one pair
of four (4) year old gray Durham cattle, just
six feet seven inches (6' 7") weighing about
twenty six hundred (2600) pounds. Cattle
known as the Chester Buries cattle.

Said property to remain the property
of said Stevens until said sum and interest
are paid in full

(Signed) Harlow E. Kimball
West Bethel, Maine

Attest: a true copy

Edmund C. Smith

Clerk of Mason

I know all men by these presents that I
Eli A. Drover of Mason in the County of Oxford
and State of Maine in consideration of \$100
paid by Donald J. Andrews of Norway, in the County
of Oxford and State of Maine, the receipt whereof the
said Eli A. Drover do hereby acknowledge have granted
bargained and sold, and by these presents do grant, bar-
gain and sell unto the said Donald J. Andrews, the
following goods and chattels, viz: 1 Bay Horse 15 yrs old
being the same horse this day purchased by me of the
said Donald J. Andrews, also

- 1 Guernsey cow 5 yrs old
- 1 Guernsey cow 2 yrs old
- 1 Durham yearling heifer
- 1 Hereford yearling heifer

To have and to hold, the said goods and chattels
unto the said Donald J. Andrews, heirs, executors
administrators and assigns, to their only proper use,
benefit and behoof forever. And I the said Eli A.
Drover do warrant myself to be the true and lawful

Paid
in full

owner of the said goods and chattels and have in me full power, good right, and lawful authority to dispose of the same in manner aforesaid: and I do for myself my heirs, executors, and administrators, hereby covenant and agree to warrant and defend the said goods and chattels against the lawful claims and demands of all persons whomsoever unto him the said Donald J. Andrews, heirs, executors, administrators and assigns

Provided, nevertheless, that if the said Eli A. Deover, executors, administrators or assigns, shall pay unto the said Donald J. Andrews, executors, administrators or assigns, the sum of one hundred dollars (\$100.) on demand from this date, with interest on said sum at the rate of 6 per cent. per annum, payable annually until fully paid, then this bill of sale, as also one certain promissory note bearing even date with these presents, given by the said Eli A. Deover to the said Donald J. Andrews to pay the sum and interest at the time aforesaid, shall both be void, otherwise shall remain in full force.

Provided also, that it shall and may be lawful for said Eli A. Deover to continue in possession of said goods and chattels until conditions broken.

In witness whereof, I the said Eli A. Deover have hereunto set my hand and seal this 14th day of September in the year of our Lord one thousand nine hundred and thirty-six

Signed, sealed and delivered

in presence of

Frank H. Anderson (signed)

(Signed) Eli A. Deover (SEAL)

Received and recorded

Sept 14, 1936

Attest: Edmund C. Smith

Know all men by these presents that I, J. A. McKenzie of Mason, County of Oxford and State of Maine, in consideration of two hundred and thirty-five (\$235.00) dollars, to me paid by J. F. Bell & Sons Co., of Berlin, N.H. The receipt whereof, I, do hereby acknowledge, have granted bargain and sell, and by these presents do grant bargain and sell, unto the said J. F. Bell & Sons Co. all the goods, chattels, wares, effects and merchandise, to wit:

One gray mare about seven years old and weighing about 1400 pounds; one lion collar 20". Being the same horse and collar I this date bought from J. F. Bell & Sons Co.

Also one gray horse about seven years old and weighing about 1450 pounds, being the same horse I bought from J. F. Bell & Sons Co. in the spring of 1935.

One bay ^{mare} horse about 15 years old and weighing about 1300 pounds, being the same mare I have owned for the past ten years.

One second hand team harness

The above described being now in my possession and free from all other claims.

To have and to hold the same unto the said grantees, their executors, administrators and assigns forever. Provided nevertheless, that if I or my executors administrators or assigns, shall pay or cause to be paid unto the said J. F. Bell & Sons Co., or their executors or administrators, the sum of \$235.00 according to the terms of my certain promissory note of even date herewith on three months time, payable to the order of J. F. Bell & Sons Co. at Berlin City National Bank with interest at 6% and being for value received, then these presents shall be void.

And I have put the grantor in full possession of said property by delivering to them this deed in the name of the whole.

And it is agreed by the parties, that until default of performance of said conditions, it shall be lawful for the said property to remain in full possession of said grantor; liable, however, to be taken and removed by said grantees as well before

as after said default; and for that purpose, said grantee, his executors, administrators, or assigns, may forcibly and without judgment of law, enter into the dwelling house of said grantor, or wherever said property may be situated and remove the same at pleasure.

In witness whereof I have set my hand and seal this 14th day of September in the year of our Lord, one thousand nine hundred and thirty-six.

Signed sealed and delivered

in the presence of us: (Signed) J. A. McKenzie (SEAL)
George A. Bell (Signed)

We severally swear that the foregoing mortgage is made for the purpose of securing the debt specified in the condition thereof, and for no other purpose whatever: and that said debt was not created for the purpose of enabling the mortgagor to execute said mortgage, but is a just debt honestly due and owing from the mortgagor to the mortgagee. So help us God.

(Signed) J. A. McKenzie

(Signed) J. F. Bell, Pres.

September 14, A.D. 1936

State of New Hampshire, Coos, SS.

Personally appeared the above named J. A. McKenzie and J. F. Bell, Pres. and severally took and subscribed the foregoing oath.

Before me (Signed) George A. Bell, Justice of the Peace.

(SEAL)

A true copy

Attest: Edmund C. Smith

CHATTEL MORTGAGE

\$350⁰⁰/₁₀₀Address Bethel, Me R. F. DResidence Bethel, MeAugust 291936

For a Valuable Consideration, I hereby sell, convey and deliver to Ripley & Fletcher Co
 of South Paris, Maine, or assigns, the following described property, to wit:

One 1935 Ford Deluxe Tudor Motor 18-1408453

And WARRANT the title of said property to be in me, and that I am the owner thereof and the same is free from all incumbrances.

This mortgage is given to secure the payment of a certain note bearing even date with these presents, given by me, to said grantee, for the sum of Three hundred and Fifty Dollars, payable Four months after date

and for any renewal or renewals of said note, with interest at 6 per cent 4 months in advance, and in default of payment of this note, or any part of it, said payee may take possession of said property in any manner they may elect, and dispose of same, without recourse to law, in which event all sums which have been paid on same shall be taken as hire for use of property.

PROVIDED NEVERTHELESS, that if I pay the said note and interest and any renewal thereof at the time aforesaid, then this conveyance shall be VOID, otherwise to remain in full force and effect, and that no right of redemption shall exist.

WITNESS (signed) H. D. McAlister

(signed) J. A. McKezie [SEAL]

WITNESS _____

[SEAL]

April 16, 1937

\$80⁰⁰

On demand after date, for value received,
 I promise to pay to the order of N. S. Dodwin
Eighty Dollars
 with interest at 6 per cent, until paid, the same
 being for one bay mare and one gray horse and
 being the same which I have in my possession
 and said property is to remain the property
 of said N. S. Dodwin until said sum and inter-
 est are paid, and it is hereby stipulated and
 agreed that no right of redemption shall exist
 after breach hereof by non-payment at maturity
 of this note

(signed) J. A. McKezie

Attest: Ella Dodwin

A true copy Attest: Edmund C. Smith, Town Clerk
April 22, 1937.

A true copy: Attest: Edmund C. Smith, Town Clerk of Union.

175⁰⁰

Fryeburg, Maine

April 18, 1938

For value received I promise to pay Elden E. Housecom or order (175.⁰⁰) one hundred seventy-five dollars with interest at 6% payable \$100.⁰⁰ in 6 months and the balance in one (1) year.

Some being balance due on one pair three (3) year old red and white girt 6 six feet.

Said property to remain the property of said Housecom until said sum and interest are paid in full

(Signed) Harlan C. Kimball
West Bethel
Maine

A true copy:

Attest: Emma C. Smith
Clerk of Mason.

A true copy: Attest Emma C. Smith
Clerk of Mason.

L. M. LONGLEY & SON

Norway, Maine

Sale Agreement

DEALER'S COPY

To L. M. LONGLEY & SON
(DEALER)

Norway, Maine.

Date

May 24, 1938

MODEL NO.	SERIAL NO.	DESCRIPTION OF ARTICLES	MANUFACTURED BY
X	805741	Spud 2men Washer	Barbours & Lehigh Mfg. Co.

I hereby acknowledge delivery to me of the above described chattel for which I agree to pay to your order the sum of One hundred nine 50 Dollars (\$ 109.50) as follows: Twenty 50 Dollars (\$ 20.50) herewith and 100 00 Dollars (\$ 100.00) on the 21st day of each month beginning with the Twenty fourth day of June 1938 until the full amount has been paid with interest on each installment after maturity at the highest lawful rate. All installments payable at the office of L. M. Longley & Son, Norway, Maine.

The title of this chattel to remain in your hands until full payment is made. Upon failure to pay any installments the whole unpaid balance will at your option become due and payable, and you may immediately retake possession of said chattel and resell said chattel so retaken, at public or private sale, without demand for performance, with or without notice from me. (And you shall be entitled to retain as rental for the time I have used said chattel, all payment theretofore made by me under this agreement).

I FURTHER AGREE to take good care of said chattel and be responsible for its loss by theft, fire, other casualty and not to remove it from my home unless I first obtain written consent from you.

No verbal or written conditions other than contained herein are binding.

Witness Frank C. Drury (Witness to Customer's Signature)

Signed

Mr. Herman Merrill (Customer's Signature)

Accepted by L. M. LONGLEY & SON

(DEALER)

Address

Bethel, Me. Mason Plantation

Forrest M. Longley Pres.

Treas.

Salesman

Frank C. Drury

Received and Recorded

A true copy:

May 25, 1938

Attest: Edmund C. Smith

Clerk of Mason Plantation

GENERAL
MOTORSINSTALMENT
PLAN

CONDITIONAL SALE CONTRACT

QUADRUPLICATE ORIGINAL—To be retained by Dealer.

Contract Number

The undersigned seller hereby sells, and the undersigned purchaser or purchasers, jointly and severally hereby purchase(s), subject to the terms and conditions hereinafter set forth, the following property, delivery and acceptance of which in good order is hereby acknowledged by purchaser, viz:

New or Used	Year Model	No. Cyl.	Make Trade Name	Type of Body If Truck, Give Tonnage	Model Letter or Number	Motor No.	Manufacturer's Serial No.
Used	1935	5	Chevrolet	Spt. Sedan	Hantz	5065925	12 2404-10158

RADIO—Make _____ Model _____ Serial No. _____ Utility Trailer—Make _____ Model _____ Serial No. _____

For a Total Time Price of _____ \$41.35 (9)

Payable in an amount on or before delivery of _____ \$25.00 (5)

Leaving a Deferred Balance of _____ \$16.35 (8)

Payable at the office of General Motors Acceptance Corporation to be hereafter designated in instalments of \$7.09 (7a)

on the same day of each successive month, or as indicated in schedule of instalments below, and commencing June 26, 1939

The final instalment payable hereunder shall equal the amount of the deferred balance remaining due. Interest is due on instalments after maturity at the highest lawful contract rate, and if this contract be placed with an attorney for collection, 15% of the amount due hereunder shall be paid by the purchaser as attorney's fees, or if prohibited, the amount permitted by law.

Schedule for unequal
monthly instalments

\$	1 Mo. hereafter
\$	2 Mos. hereafter
\$	3 Mos. hereafter
\$	4 Mos. hereafter
\$	5 Mos. hereafter
\$	6 Mos. hereafter
\$	7 Mos. hereafter
\$	8 Mos. hereafter
\$	9 Mos. hereafter
\$	10 Mos. hereafter
\$	11 Mos. hereafter
\$	12 Mos. hereafter

1. Title to said property shall not pass to purchaser until said amount is fully paid in cash.
2. No transfer, renewal, extension or assignment of this contract or any interest thereunder, or loss, injury or destruction of said property shall release purchaser from his obligation hereunder; assignee shall be entitled to all the rights of seller.

3. In the event purchaser defaults on any payment due on this contract or fails to comply with any condition of this contract or a proceeding in bankruptcy, receivership or insolvency be instituted against the purchaser or his property, or seller deems the property in danger of misuse or confiscation, the full amount shall be immediately due and payable; the seller's acceptance, after the full amount may have become immediately due and payable as hereinbefore provided, of any instalment or payment shall not be deemed to alter or affect the purchaser's obligations and/or the seller's rights hereunder with respect to any subsequent payments or default therein.

4. No warranties, expressed or implied, representations, promises or statements have been made by seller unless endorsed hereon in writing.

5. Purchaser shall keep said property free of all taxes, liens and encumbrances; shall not use same illegally, improperly or for hire; shall not remove same from the state without permission of the holder of this contract; shall not transfer any interest in this contract or said property. Any sum of money paid by the seller in payment or discharge of taxes, liens and encumbrances on said property shall be secured by and under this contract. The proceeds of any insurance, whether paid by reason of loss, injury, return premium or otherwise, shall be applied toward the replacement of the property or payment of this obligation, at the option of seller. Seller may insure said property against fire and theft, or any accidental physical damage to the car to protect purchaser, seller or seller's assignee. Purchaser agrees to pay the premium upon demand and that on failure to do so, payment of said premium shall be secured by this contract.

6. Time is of the essence of this contract, and if purchaser default in complying with the terms hereof, or seller deems the property in danger of misuse or confiscation, seller or any sheriff or other officer of the law may take immediate possession of said property without demand (possession after default being unlawful), including any equipment or accessories thereto; and for this purpose seller may enter upon the premises where said property may be and remove same. Such repossession shall not affect seller's right, hereby confirmed, to retain all payments made prior thereto by the purchaser hereunder. Seller may resell said property, so retaken, at public or private sale, without demand for performance, with or without notice to purchaser (if given, notice by mail to address below being sufficient), with or without having such property at place of sale, and upon such terms and in such manner as seller may determine; seller may bid at any public sale. From proceeds of any such sale, seller shall deduct all expenses for retaking, repairing and selling such property, including a reasonable attorney's fee. The balance thereof shall be applied to amount due; any surplus shall be paid over to purchaser; in case of deficiency purchaser shall pay the same with interest. Seller may take possession of any other property in the above described motor vehicle at time of repossession, wherever such other property may be therein, and hold same temporarily for purchaser without liability on the part of seller.

7. Seller shall have the right to enforce one or more remedies hereunder, successively or concurrently. Purchaser hereby waives the right to remove any legal action from the court originally acquiring jurisdiction and waives all homestead and other property exemption laws. Any provision of this contract prohibited by law of any state shall as to said state be ineffective to the extent of such prohibition without invalidating the remaining provisions of the contract.

Executed in quadruplicate, one copy of which was delivered to and retained by purchaser, this 25 day of May, 1939

Purchaser Signs Guy L. Merrill By W. Bethel, Maine (Do not date on Sunday)
(Purchaser's Signature) (If Company) (Title) (Street) (Town) (State)
Seller Signs Twin Town Chev. Inc. By H. J. Layton Norway, Maine
(Seller's Signature) (If Company) (Title) (Town) (State)
(Witness) SIGN IN INK (Witness)

GMAO 106-100M-10-38

(For use in all states except Colo., La., Md., Mich., Mo., Ohio, Indiana, Wash., Texas, Penn.)

Printed in U.S.A.

Twin Town Chev. Inc.

Received & Recorded
May 27, 1939

A true copy:
Attest: Edmund C. Smith
Clerk of Town

NORWAY NATIONAL BANK, NORWAY, MAINE

CONDITIONAL SALE CONTRACT FOR MERCHANDISE INSTALLMENT LOANS

To **H. Alton Bacon**
(Corporate, Firm or Trade Name of Dealer)

(RECORDING COPY)

Address **Bryant Pond, Maine**

Town and State

Date **March 15**, 19**41**

Model No.	Serial No.	Description of Article	Manufacturer	Cash Price
		One Portland Stove Foundry Wood Burning Furnace with four hot air registers and three cold air registers.	Portland Stove Foundry	200.00

Total Cash Price \$ **200.00**

Cash on or before delivery \$ **0**....., and balance (evidenced by my note of even date to your order) payable in **20**..... equal consecutive monthly installments of \$ **10.00**..... each, the first installment payable one month from the date hereof.

The aggregate amount of monthly installments plus the down payment is the total price of the chattels. Said note is a negotiable instrument, separate and apart from this contract, even though at time of execution it may be temporarily attached hereto by perforation or otherwise.

After thorough examination, I hereby buy and accept delivery of the foregoing chattels, to be kept and/or installed at.....

Mason..... **Oxford**..... **Maine**....., and I will pay you therefor the total time price provided herein.
(City or Town) (County) (State)

Title to said chattels shall remain in you until I have paid in cash all amounts owing hereunder. Any extension or assignments of this contract or extensions or negotiations of said note shall not waive any provision herein contained.

Said chattels shall remain personal property and nothing (anything which may be done by the parties hereto to the contrary notwithstanding) shall prevent you from removing same, or so much thereof as you in your sole discretion may determine, from any premises to which they may be attached, upon any breach of this contract.

I shall not misuse, secrete, sell, encumber, remove or otherwise dispose of or lose possession of said chattels, nor permit nor suffer any lien, encumbrance or charge against said chattels. The chattels herein referred to shall at all times be at my risk and loss and any loss, injury or destruction of said chattels shall not operate in any manner to release me from payment as herein provided.

Should I fail to pay said indebtedness or any part thereof when due, or breach this contract, or should you feel yourself or said chattels insecure, or if any execution or writ be levied on any of my property, or a receiver thereof is appointed, or if a petition under the Bankruptcy Act or any Amendment thereof should be filed by or against me, the entire unpaid balance shall at once become due and payable at your election, and you may without notice or demand, by process of law or otherwise, take possession of said chattels wherever located, and retain all moneys paid thereon for the reasonable use of said chattels and I will pay for necessary repairs because of damage thereto; or you may sell the same at public or private sale and apply the proceeds, after deducting expenses, liens and an attorney's reasonable fee paid or incurred by you, to the payment of said note and interest, and pay me the surplus, if any, or in case of a deficiency I will pay you the same at once. I waive all claims, damages and demands against you arising out of the repossession, retention, reparation and sale as aforesaid.

Any action to enforce payment of said note shall not waive any of your rights hereunder. Any indulgences granted me shall not constitute a waiver of any of your rights. Time is the essence of this contract. Any part of this contract contrary to the law of any state shall not invalidate any other parts of this contract in that state. All rights and remedies hereunder are cumulative and not alternative. This contract may be assigned and/or said note may be negotiated without notice to me and when assigned and/or negotiated shall be free from any defense, counterclaim or cross complaint by me.

This contract constitutes the entire agreement; no waivers or modification shall be valid unless written upon or attached hereto.

This contract shall apply to, inure to the benefit of, and bind your and my heirs, executors, administrators, successors and assigns, and I acknowledge the receipt of a true copy thereof.

My legal residence is town or city of **Mason**....., County of **Oxford**....., and State of **Maine**....., and I make this representation as to residence for the purpose of securing credit.

Witness **H. Alton Bacon**

Myron E. Merrill (Seal)
(Purchaser Sign Here)

Witness

Accepted by..... (Seal)
(Corporate, Firm or Trade Name of Dealer)

(Owner, Officer or Firm Member)

DEALER'S ASSIGNMENT

For valuable consideration, the receipt whereof is hereby acknowledged, Undersigned does hereby sell, assign and transfer to the Norway National Bank, his, its or their right, title and interest in and to the foregoing contract and the property referred to therein, with power to take legal proceedings in the name of the Undersigned, or itself in respect thereto. Undersigned warrants that the person, firm or corporation described as Purchaser had legal capacity to execute the contract; that Purchaser's address is correct; that Purchaser's true name is signed to the contract by the Purchaser or a duly authorized agent; that the Purchaser was twenty-one years of age or older when the contract was executed; that the down payment made by the Purchaser as stated in the contract was in cash, unless otherwise mentioned in the contract, and that no part thereof was loaned by the Undersigned to the Purchaser; that title to the property is vested in the Undersigned free and clear of all claims, liens and encumbrances whatsoever, except the within contract; and that the contract is genuine and in all respects what it purports to be. Upon breach of any warranties of the Undersigned in the foregoing contract or in this assignment, the Undersigned agrees to repurchase said contract from the assignee paying therefor the amount owing thereon plus all costs and expenses.

Signed and Sealed by Seller at

(City and State)

(Date)

By

(Owner, Officer or Firm Member, and Title)

Rec'd & recorded March 22, 1941 8:30 P.M.
A true copy: Attest: **Emilia C. Smith**
Clerk

We hereby transfer for all my lot
 and title in the within
 property of F. E. Edwards
 without recourse
 \$1192.00
 By F. E. Edwards
 12/11/14
 Paid by 11/11/14 1192.00

113 2/3
 25. Aug 17-1913
 90. Mar 17-1914
 5.0 June 7-1914
 1913 13.72 ending etc.
 74 - June 22 13.72 ending etc.
 13.72 ending etc. - 1914
 13.72 ending etc. - 1914

113 2/3
 25. Mar 24-1913
 90. Mar 17-1914
 5.0 June 7-1914
 1913 13.72 ending etc.
 74 - June 22 13.72 ending etc.
 13.72 ending etc. - 1914
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113 2/3
 25. Mar 24-1913
 90. Mar 17-1914
 5.0 June 7-1914
 1913 13.72 ending etc.
 74 - June 22 13.72 ending etc.
 13.72 ending etc. - 1914
 13.72 ending etc. - 1914

\$ 363.14
 NORWAY, MAINE July 14 1912

FOR VALUE RECEIVED, I promise to pay to the order of H. F. & E. E. ANDREWS,
 Three hundred sixty three 14/100 Dollars, and interest at 6 per cent. until paid,
 as follows: By Apr 12 - 100

The black horse bought Sept 8 - 1911 and
 black horse bought last week

for which this note is given, shall remain the property of the said H. F. & E. E. ANDREWS, and subject
 to their order, until this note is fully paid, with full permission to enter, take and vend the same, waiving all
 legal rights of redemption.

Witness: J. A. Mc Kenzie

Town Clerk, Mason:

Kindly file within notice in your office.

After filing, kindly execute the certificate attached to the copy marked "For Return" and without detaching the certificate from said copy send same to this office.

Fish and Game Dept.c

State of Maine PUBLIC NOTICE

By virtue of the authority conferred upon me by the provisions of Section 73, Chapter 38, Biennial Revision, Fish and Game Laws, and having received written complaint from the owners of the land that beaver are doing actual, substantial damage to their property, I hereby declare an open season on beaver, from 12 o'clock noon, the 6th day of Dec., A.D., 1937, to the 1st day of March, A. D., 1938, both days inclusive; on the following territory:

On land of Edwin D. Waterhouse, in the town of Canton, in the county of Oxford;

ALSO On land of J. C. Howard, on Sunday River, in the town of Newry, county of Oxford;

ALSO On land of Roger F. Clapp, on Abbott Pond, in the town of Sumner, county of Oxford;

ALSO On land of Miss Boss Bonas, in the town of Hartford, in the county of Oxford;

ALSO The Town of Giload, in the county of Oxford;

ALSO The Town of Mason, in the county of Oxford;

except that no part of said territory within twenty-five feet of any beaver house shall be open for trapping under this proclamation.

During the open season herein provided for on the lands above specified, it shall be lawful for any person who has secured a \$10.00 trapping license and necessary hunting license to trap beaver thereon, except that no person shall set a trap within twenty-five feet of a beaver house as aforesaid, under a penalty of \$100 and costs for each offense. Skins taken under the provisions of this act must be stamped with the official seal of the Commissioner of Inland Fisheries and Game, and a fee of \$2 will be charged for each skin so stamped, before they can be legally sold, given away or transported.

Witness my hand this

day of , A. D. 19

GEORGE J. STOBIE,

Commissioner of Inland
Fisheries and Game.

712
150
 95
 110
 90
295
 50
 200
46
 246
 50
 298
 11/3
 918
 46
 1000
 2700
 20800
 3300
 20
6600

Elizabeth May
 May 1, 1927

Alt. Elaine
 March 10, 1932
 829

OXFORD COUNTY

STATE OF MAINE

List of Candidates to be voted for at the State Election, September 10, 1934, in the Towns of Bethel, Mason, Albany, Greenwood, Hanover, Gilead, Newry, Upton and Plantations of Magalloway and Lincoln
Penalty for wilfully defacing, tearing down or destroying a list of candidates or a specimen ballot, five to one hundred dollars fine.

ROBINSON C. TOBEY, Secretary of State.

SPECIMEN BALLOT

REPUBLICAN			DEMOCRATIC			COMMUNIST		
For United States Senator			For United States Senator			For United States Senator		
FREDERICK HALE, Portland <input type="checkbox"/>			F. HAROLD DUBORD, Waterville <input type="checkbox"/>			HANS NELSON, St. George <input type="checkbox"/>		
IX			IX					
For Governor			For Governor			For Governor		
ALFRED K. AMES, Machias <input type="checkbox"/>			LOUIS J. BRANN, Lewiston <input type="checkbox"/>			HARRY WARSAW, Portland <input type="checkbox"/>		
IX			IX					
For Representative to Congress			For Representative to Congress					
CARROLL L. BEEDY, Portland <input type="checkbox"/>			SIMON M. HAMLIN, South Portland <input type="checkbox"/>					
IX			IX					
For State Senators			For State Senators					
SIDNEY B. STANLEY, Porter <input type="checkbox"/>			ALTON BARTLETT, Hanover <input type="checkbox"/>					
IX			IX					
LON E. WIGHT, Newry <input type="checkbox"/>			BURTON W. GOODWIN, Mexico <input type="checkbox"/>					
IX			IX					
For Clerk of Courts			For Clerk of Courts					
RUPERT F. ALDRICH, Norway <input type="checkbox"/>			ERNEST J. RECORD, Paris <input type="checkbox"/>					
IX			IX					
For County Treasurer			For County Treasurer					
HARRY M. SHAW, Paris <input type="checkbox"/>			F. ROBERT SEAVEY, Norway <input type="checkbox"/>					
IX			IX					
For Register of Deeds (Eastern District)			For Register of Deeds (Eastern District)					
HARVEY E. POWERS, Paris <input type="checkbox"/>			WILLIAM B. GOODWIN, Mexico <input type="checkbox"/>					
IX			IX					
For Sheriff			For Sheriff					
NORMAN U. GREENLAW, Norway <input type="checkbox"/>			WILLIAM O. FROTHINGHAM, Paris <input type="checkbox"/>					
IX			IX					
For County Attorney			For County Attorney					
E. WALKER ABBOTT, Paris <input type="checkbox"/>			MATTHEW McCARTHY, Rumford <input type="checkbox"/>					
IX			IX					
For County Commissioner			For County Commissioner					
HARRY B. McKEEN, Lovell <input type="checkbox"/>			CHESTER C. EASTMAN, Fryeburg <input type="checkbox"/>					
IX			IX					
For Representative to Legislature			For Representative to Legislature					
FLOYD M. MASON, Gilead <input type="checkbox"/>			MARSHALL R. HASTINGS, Bethel <input type="checkbox"/>					
IX			IX					

STATE OF MAINE

Proposed Constitutional Amendments and Referendum Question to be Voted Upon September 10, 1934

Penalty for wilfully defacing, tearing down, removing or destroying an official list of questions submitted to the electors, or a specimen ballot, FIVE TO ONE HUNDRED DOLLARS.

ROBINSON C. TOBEY, Secretary of State

Those in favor of any, or all, of the following proposed questions will place a cross (X) in each, or any, of the squares marked "YES" devoted to the question, or questions, for which they desire to vote; those opposed will place a cross (X) in the opposite square or squares marked "NO."

SPECIMEN BALLOT

YES

NO

AMENDMENT NO. 1

☐

"Shall the constitution be amended by the repeal of the 26th amendment relating to the manufacture and sale of intoxicating liquors?"

☐

By Chapter 219 of the Resolves of 1933, (approved December 16, in special session,) it is proposed to repeal the 26th amendment to the Constitution.

YES

NO

AMENDMENT NO. 2

☐

"Shall the constitution be amended as proposed by a resolution of the legislature to provide for an increase of the state debt limit?"

☐

By Chapter 222 of the Resolves of 1933, (approved December 16, in special session,) it is proposed that Section 14 of Article IX of the Constitution, as amended by Articles XXXV, XLI, XLII, XLIII, and XLV, shall be further amended to read as follows:

"Sec. 14. The credit of the state shall not be directly or indirectly loaned in any case. The legislature shall not create any debt or debts, liability or liabilities, on behalf of the state, which shall singly, or in the aggregate, with previous debts and liabilities hereafter incurred at any one time, exceed ~~eight hundred thousand dollars~~ \$2,000,000, except for the purposes of building state highways, intrastate, interstate and international bridges; to suppress insurrection, to repel invasion, or for the purposes of war; to provide for the payment of a bonus to Maine soldiers and sailors in the war with Germany; or for the purposes of building and maintaining public wharves and for the establishment of adequate port facilities in the state of Maine; but this amendment shall not be construed to refer to any money that has been, or may be deposited with this state by the government of the United States, or to any fund which the state shall hold in trust for any Indian tribe."

YES

NO

AMENDMENT NO. 3

☐

"Shall the constitution be amended as proposed by a resolution of the legislature to provide for a bond issue for the construction, improvement and equipment of state buildings?"

☐

By Chapter 223 of the Resolves of 1933, (approved December 16, in special session,) it is proposed to amend Article IX of the Constitution, by adding thereto the following section:

"Sec. 20. The state under authority of proper enactment of the legislature may issue its bonds not to exceed the amount of \$2,000,000 payable within 20 years, at a rate of interest not exceeding 5% per annum, payable semi-annually, the proceeds to be disbursed for the construction of state buildings and equipment for same, or remodeling or extension of any plant which is part of state-owned property. Said bonds shall be designated "State of Maine Improvement Bonds," and when paid at maturity or otherwise retired, shall not be reissued."

YES

NO

REFERENDUM QUESTION

☒

Shall An Act Entitled "AN ACT Relating to Transportation of Intoxicating Liquor," Become a Law?

☐

Those in favor of this Act becoming a law will place a cross (X) in the square marked "YES."

Those opposed to the Act becoming a law will place a cross (X) in the square marked "NO."

Written petitions signed in the aggregate by not less than ten thousand electors, addressed to the Governor, were filed in the office of the Secretary of State within ninety days after the recess of the regular session of the eighty-sixth legislature, respectfully requesting that the above entitled Act be referred to the people of the State to be voted upon in the manner described in the Constitution of the State of Maine. The Governor, by proclamation dated December 23, 1933, declared said Act suspended and fixed Monday, the tenth day of September, A. D. 1934, as the date upon which the same should be referred to the people.

After 5 days, return to
HERRICK & PARK,
BETHEL, MAINE.

Mr. Edmund C. Smith,

Bethel,

Maine.

Town Clerk
of Mason.



Herrick & Park,
Attorneys and Counsellors-at-Law,
Bethel, Me.

ADDISON E. HERRICK

ELLERY C. PARK

December 24, 1925.

Mr. Edmund C. Smith,
Town Clerk of Mason.
Bethel, RFD.
Dear Sir:

We are returning herewith lien statement of Leighton & Cole on the mill building of A.H. Chapman & Co. which was filed in your office and recorded by you. Also the return of attachment of personal property made on a writ in favor of said Leighton & Cole and against said Chapman Co. We think both these statements under the statute are to remain in your office on file for the inspection of those interested.

You may send us bill for recording these at your convenience and we will remit.

Yours truly,



County of Oxford.

December 18th.1925.

At Ten o'clock and Ten minutes in the forenoon, by virtue of the within writ, I attached the following named property, goods and chattels, all valued at \$981.00, as the property of Alexander H. Chapman, ~~with~~ within named, and other persons unknown, copartners in business under the name of Alexander H. Chapman & Company, now in or about the mill building the Chapman mill building or located near the same, so called, and near the house of J.A. McKenzie, in said Mason, in said County, and on land occupied by said McKenzie as a home place, all said property being a part of the A.H. Chapman & Company mill property, so called and known, viz:

One mill building, on land occupied by said McKenzie, in said Mason, being the A.H. Chapman & Co. mill, so called, located on the road leading from Durham corners, so called, to Blanchard Camps, so called, and valued at \$200.

One boarding house building, known as the A.H. Chapman & Company, boarding house, and located near the above named mill on said McKenzie home place, so called, and valued at \$200.

One cottage building, known as the A.H. Chapman cottage, located across Pleasant River bridge from said McKenzie house but on said McKenzie home place and on said Blanchard road, and valued at \$200.

Also

1 Ricker bolter valued at \$10; 1 piece of 2-15/16' shafting valued at \$10; 1 piece of 2-3/16' shafting valued at \$5.; 16 pulleys of different sizes, being all about said mill, valued at \$50.; Lot of hangers and bearings for hanging shafting, being all there is about said mill premises, valued at \$25.; 1 blacksmith forge, new, valued at \$10.; one piece of 1-7/16' shafting, valued at \$2.; one piece of 1-15/16' shafting valued at \$2.; 1 electric dynamo, valued at \$10.; 1 -15 horse power steam engine, valued at \$15.; 1 large steam boiler, valued at \$100; one steam engine suppose to be 50 horse power, valued at \$200; 2 board saws and carriage ~~xxx~~ valued at \$35.; 1 dust blower valued at \$15; one lot of iron piping being all about said mill property, valued at \$2.; 1 lot of square and round iron being all there is about said mill property, valued at \$5.; 2 pieces of smoke stack valued at \$10; 1 pile of second hand brick valued at \$10;

Harold F. Bennett.
Deputy Sheriff.

A true copy .

Attest:

Harold F. Bennett.
Deputy Sheriff.

The foregoing is an attested copy of so much of my return as relates to the attachment on a writ in which George E. Leighton and Charles H. Cole, both of Gilead, in said County of Oxford, copartners in business under the name of Leighton & Cole, are plaintiffs, and Alexander H. Chapman, of Mason, in said County of Oxford, and other persons unknown, copartners in business under the name of A.H. Chapman & Company, are defendants, dated December 18th.1925, and returnable to the Supreme Judicial Court at Paris, in said County of Oxford and State of Maine, on the second Tuesday of February, 1926. The value of said defendants' property which I was in said writ commanded to attach was eleven hundred twenty-five dollars.

Dated December 21st.1925.

Harold F. Bennett.
Deputy Sheriff.

Return of attachment
of personal property.

021091A

One mill building on land occupied by said person, being the A. H. Chapman & Co. mill, so called, located on the road leading from Durham corners, so called, to Unadilla, so called, and valued

cc 22-
Bos
cine

and
22 /
925-
Edn
A.E

Received and recorded
in Book 2 Page 128

Dec 22-1925 - 8 fms.

Edmund & Smith
Lowlands of
Inverness

(C. A. C.)

This is to certify that the following is a true statement of the amount, with all just credits given, due to George E. Leighton and Charles H. Cole, both of Gilead, County of Oxford and State of Maine, a copartnership doing business under the firm name of Leighton & Cole, for materials furnished by virtue of a contract with Alexander H. Chapman, of Mason, in said County, upon a certain mill building owned by said Chapman or by said Chapman and others as copartners with said Chapman whose names are unknown to either said Leighton or said Cole, and doing business under the name of A. H. Chapman & Co, said mill building being situated in the town of Mason aforesaid, on land occupied by J. A. McKenzie as a home place, and being the mill building which said Chapman has been erecting during the past few weeks and which is now partially completed, said mill building being located near the house of said McKenzie and on the road leading to the Blanchard Camps, so called, to-wit:

To materials furnished on said mill building between the ~~first day of October, 1925, and the~~ thirtieth day of September, 1925, and the twenty-second day of October, 1925, the last materials were furnished on October 21st, 1925, all being done with the consent, knowledge and at the request of said Chapman, as follows:

1925	Oct 1st	5126 Ft 1" Boards @ \$27.00 M	\$140.92		
		1248 " 2 x 6" Plank @ \$29.00 M	36.19		
		1484 " 2 x 4 Studding @ \$27.00 M	40.07		
		361 " 2 x 3 " " " "	9.75		
		998 " 8 x 8 Dimension @ \$30.00 M	29.94		
	Oct 7th	140 " 4x 10 Oak @ 6¢ Ft	8.40		
		792 " 4 x 6 Random @ \$35.00 M	27.72		
		6 Pcs 4x6x25 = 300 Ft @ \$35.00 M	10.50		
		22 " 2x6x17 = 374 " " " "	13.09		
		1000 Ft Boards @ \$27.00 M	27.00		
		26 Pcs 4x8x13 = 901 Ft @ \$30.00 M	27.03		
		192 12 Ft 8x8x9 @ \$30.00 M	5.76		
		175 Ft 2 Pcs 6x7x25 @ \$35.00 M	6.13		
		1136 Fty 2" Spruce Plank @ \$34.00 M	38.62		
		483 " 2" Hemlock " @ \$27.00 M	12.64		
		2000 Red Brick @ 1 1/2¢ Each	30.00		
		205 Fire " " 3¢ Each	6.15		
	Oct 21	2096 Ft Boards @ \$30.00 M	62.88		
		385 " 2 x 4 Studding @ \$27.00 M	10.40		
		606 " 2 x 6 Spruce Plank @ \$35.00 M	21.21		
			564.40		

By virtue of all which a lien is claimed on said mill building and upon any and all interest which said A. H. Chapman and other persons if any, doing business as A. H. Chapman & Co., have in and to the land on which it stands.

By virtue of all which a lien is claimed on said mill building and upon any and all interest which said A.H.Chapman and other persons if any, doing business as A.H.Chapman & Co., have in and to the land on which it stands.

Dated December 17, 1925.

Leighton and Cole

by Geo. E. Leighton

a member of said copartnership.

State of Maine.

Oxford ss. December 17th. 1925.

Personally appeared the above named George E. Leighton one of the members of said copartnership of Leighton & Cole, and made oath in behalf of said copartnership that the above certificate by him signed is true.

Before me,

Henry J. Smith

Justice of the Peace.